



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 8.] NATAL, TUESDAY EVENING, FEBRUARY 10, 1925. [Price, 6d. per copy.]

Part I.—Notifications by Government.

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PUBLIC DEPARTMENT.

LEAVE.

Fort St. George, February 5, 1925.

25. 30.—Under rule 51 of the Fundamental Rules, Mr. J. G. Souter, J.C.S., District and Sessions Judge, Tuguey West, leave on average pay for like months in continuance of the vacation of the District Court of Tuguey West.

2. He is permitted to prefix the summer vacation of the District Court of Tuguey West to his leave, subject to the conditions in subsidiary rule 3 under rule 17 of the Fundamental Rules.

Fort St. George, February 6, 1925.

25. 31.—The leave on full average pay of three months and twenty-one days taken by Mr. L. C. Haylett, J.C.S., from 1st November 1923, is commuted into leave on average pay under rule 51 of the Fundamental Rules.

Fort St. George, February 7, 1925.

25. 18.—Under rule 52 of the Fundamental Rules, Mr. M. R. Condon, C.S., J.C.S., First Member, Board of Revenue, Kistna, leave on average pay for three months and four days and on full average pay for three months and twenty-six days in continuation thereof, from the 15th March 1925.

EXTENSION OF LEAVE.

Fort St. George, January 31, 1925.

25. 33.—Under rule 50 of the High Court Judges' leave, *et cetera*, the Hon. Mr. Justice C. Kistna, an extension of furlough on full allowance for 40 days, to, the 4th October 1925.

CANCELLATION OF LEAVE.

Fort St. George, February 3, 1925.

25. 31.—Notification No. 30, Public, dated the 18th January 1925, published on page 104 of the Fort St. George Gazette, Part I, dated the 19th January 1925, granting leave to Mr. M. Bhattinga, J.C.S., District and Sessions Judge, North Malabar, is cancelled.

APPOINTMENT AND PROMOTION.

Port St. George, February 3, 1925.

No. 34.—Mr. E. C. Harrell, F.C.S., Sub-Collector and Joint Magistrate, Madrasville Division of the Chittagong district, is sent as District and Sessions Judge, and posted to the Chittagong district, in aid of Mr. J. W. Hughes, F.C.S., granted leave.

PROMOTIONS.

No. 35.—Mr. E. B. Butler, F.C.S., Sub-Collector and Joint Magistrate, on return from leave, to the Deputy Commissioner of the North Arakan district, in aid of Mr. E. F. Sivaraman Messia, F.C.S.

No. 36.—Mr. A. F. W. Dine, F.C.S., Sub-Collector and Joint Magistrate, on return from leave, to the Subcollector Division of the Quagga district.

PERMITTED TO RETIRE.

Port St. George, February 3, 1925.

No. 37.—The Right Hon'ble the Secretary of State for India has permitted Mr. Ernest Thompson Lloyd, C.M.G., to retire from the Indian Civil Service from the 31st February 1925.

NOTIFICATIONS.

No. 38.—With reference to paragraph 2 (a) (i) of the Indian Civil Service President Paul Baker, published on pages 1170-1173 of Part I of the Port St. George Gazette, dated 14th October 1924, the High Commissioner for India has designated his Chief Accounting Officer as the Account Officer for the purpose of these rules.

Port St. George, February 3, 1925.

No. 39.—The following resolution of the Government of India is republished:—

HOME DEPARTMENT.

Dated, the 15th January 1925.

No. F-474-24 (a) (i).—In paragraph 14 of the Home Department Resolution No. 2556, dated the 1st December 1923, regarding the augmentation and maintenance of the Indian Civil Service, it is provided that officers may be definitely selected for the Judicial branch at any stage between five and eight years' service, and that as soon as they are so selected they shall undergo a period of training in the posts of assistant and sub-assistant judge or additional district judge. It has been recommended that a more interpretation of this rule is necessary to ensure selection for the Judicial branch of the service and that this is particularly so at the present time owing to the existing condition of the cadres of the Indian Civil Service. The Government of India have accordingly decided, with the approval of the Secretary of State, to amend the rule in paragraph 14 of the resolution of the 1st December 1923 by substituting for the words "as soon as they are so selected" the words "before they are permanently appointed to be District and Sessions Judges." This modification will ensure that selection for the Judicial branch is definitely made between five and eight years' service, which will enable the Government to take place either before or after selection or selection to be made during the period of training.

Port St. George, February 18, 1925.

No. 40.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

ESTABLISHMENTS.

Dated, the 25th January 1925.

No. F. 174-25-1-24.—In exercise of the power conferred by rule 104 of the Superior Civil Services (Regulations of Pay and Pensions) Rules, 1924, the Government-General in Council, with the sanction of the Secretary of State in Council, is pleased to add the following posts at the end of Schedule III in the Rules:—

Railway Department.

Chief Engineer,	Chief Commercial Manager.
Deputy to the Railway Board's Office,	Deputy Chief Engineer.
Chief Mining Engineer,	Deputy Agents.
Traffic Manager,	Deputy Traffic Manager.
Locomotive and Carriage Superintendence,	Deputy Chief Operating Superintendence.
Chief Mechanical Engineer,	Deputy Chief Commercial Manager.
Secretary, Railway Board,	Deputy Locomotive Superintendence.
Technical Superintendence,	Deputy Chief Mechanical Engineer.
	Superintending Engineer.

* Published in Part I of the Gazette of India of the 17th January 1925.

No. P-119-124a.—In exercise of the power conferred by regulation 12 of the Regulations notified in Schedule IV to the Superior Civil Service (Division of Pay and Pensions) Rules, 1921, the Governor-General in Council is pleased to fix the 1st March, 1925 as the date after which stipendiary passengers for this date should therefore proceed at responsibility by Government. Officers engaging passengers after this date should therefore proceed at responsibility with the regulations contained in Schedule IV to the Superior Civil Service (Division of Pay and Pensions) Rules, 1921.

* Published in Part I of the Gazette of India on the 12th January 1925.

N. MACDONALD,
Acting Chief Secretary.

ECCLESIASTICAL DEPARTMENT.

MARRIAGE LICENSES.

Port St. George, February 3, 1925.

No. 16.—Under section 4 of the Indian Christian Marriage Act, 1872, the Government sanction the issue of a license to the undersigned gentleman to grant certificates of marriage between Indian Christians in accordance with the provisions of the said Act, within the territories under the administration of the Government of Madras:—

Mr. Gnanapathi Narayan of the American Baptist Deacons Mission, residing at Nellore, in the taluk of Batticaloa in the district of Arcot.

Mr. Gnanapathi Joseph of the American Baptist Deacons Mission, residing at Arakonam in the taluk of Batticaloa in the district of Arcot.

Port St. George, February 4, 1925.

No. 17.—Under section 4 of the Indian Christian Marriage Act, 1872, the Government sanction the issue of a license to Mr. Peter Charles Poley of the South Indian Union Mission of Bethesda Day Advertisers residing at Vepery in the district of Madras to solemnize marriages within the territories under the administration of the Government of Madras, in accordance with the provisions of the said Act.

N. MACDONALD,
Acting Chief Secretary.

JUDICIAL DEPARTMENT.

LEAVE.

Port St. George, February 3, 1925.

No. 17.—Mr. H. E. WILKINS, Superintendent of Police, leaves on average pay for four months days or after the 21st February 1925, under Fundamental Rule II.

N. MACDONALD,
Acting Chief Secretary.*

APPOINTMENT AND FURLING.

No. 28.—Mr. A. F. BULLOCK, Superintendent of Police, North Arcot district, to act as Superintendent of Police, Civil and Military Station, Bangalore, from or after 11th March 1925, on Mr. H. Dwyer granted leave.

ERRATUM.

Port St. George, February 20, 1925.

The following correction to the Government of India notification is republished:—

In the Home Department notification No. P-17-10-Police, dated the 22nd May 1924, as subsequently amended,

(a) in the description of the post of the Range Officer for officers other than Inspectors-General, Deputy Inspectors-General, and Superintendents with fifteen years' completed service and upwards, delete the words "To be worn with a khaki cover", and

(v) unaccountably before the words "Two buttons to be provided" at the end of the description of the Range Officer, add the words "To be worn with a khaki cover".

E. M. GAWLER,
Deputy Secretary to Government.

specified hereunder or respect to offences under sections 2 to 7, both inclusive, of the Malabar Towns Regulation Act, 1859, which may be committed within the limits of the towns of Pondich, in the district of Madras:—

I. *Solitary powers*.—Schedule III of the Code of Criminal Procedure, 1898, section 1.—Duns 1 to 5, 15, 13 and 17 to 20.

II. *Additional powers*.—Schedule IV of the Code of Criminal Procedure, 1898.—Duns 4 and 8 of the powers vestible by the Local Government at a Magistrate of the third class.

Act 30, George, January 24, 1925.

As 41.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is desired to appoint the undersigned gentlemen to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at the place specified opposite to his name and to confer on him all the ordinary powers of a Magistrate of the First Class, and further to direct under section 18 (c) of the Code that he shall exercise those powers as a member of the Bench of Magistrates established for Duns:—

Mr. John Joseph Fernandez—Magistrate in the District of South Kanara.

Act 31, George, February 6, 1925.

As 42.—Under section 164 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1919, the undersigned Special-class Magistrate in the district specified opposite to his name is empowered to record any statement made to him in the course of an investigation under Chapter XIV of the said Code on any time afterwards before the commencement of the inquiry at trial:—

M.R. Dy. G. Krishnaswami—South Arcot.

Act 32, George, January 22, 1925.

As 43.—The Governor in Council is desired to appoint the undersigned gentlemen to be Special Magistrates for the areas comprised within the jurisdiction of the Bench of Magistrates at the places specified opposite to their names with the powers and subject to the terms and conditions specified in Notification No. 720, dated the 18th August 1919, published at pages 1040 and 1041 of Part I of the Port St. George Gazette of the 25th June 1920, published at page 1040 of the 2nd October 1920, and in Notification, dated the 25th January 1923, published at page 148 of Part I of the Port St. George Gazette, dated the 25th January 1923:—

Mr. George Iyob
M.R. Dy. Raja Karayappa Aravali } Magistrate in the District of South Kanara.

Act 33, George, February 2, 1925.

M.R. Dy. Sumanapathi Venkatesh Rameshchandra Nayaka Gura—Criminal in the District of Coimbatore.

Act 34, George, February 4, 1925.

M.R. Dy. Pothanurath Pappayyachudra Gura—Criminal in the District of Anantapur.
M.R. Dy. V. S. Rameshchandra Appa Aravali } District Magistrate in the District of Madras.

Act 35, George, February 8, 1925.

M.R. Dy. Madhavarao Venkateswara Reddi Subrahmanyappa Aravali—Kilachari in the District of Madras.
M.R. Dy. Jayarajappa Reddi Gura—Tadavasi in the District of Anantapur.
M.R. Dy. Subrahmanyappa Reddi Subrahmanyappa Aravali—Kilachari in the District of Anantapur.
M.R. Dy. Pothanurath Pappayyachudra Gura—Criminal in the District of Coimbatore.

M.R. Dy. Pothanurath Pappayyachudra Gura—Criminal in the District of Coimbatore.

As 44.—Under section 12 of the Code of Criminal Procedure, 1898, the undersigned officers in the districts specified opposite to their names are appointed to be Magistrates of the second class; and, under section 17, they are invested with all the powers specified in the fourth schedule as powers which the Government may confer on a magistrate of that class except the power to record statements and confessions under section 164, authorize the detention of a person in the custody of the Police under section 147 and to pass orders as to bail affecting offences under section 483:—

M.R. Dy. Madhavarao Venkateswara Reddi Subrahmanyappa Aravali—Kilachari in the District of Madras.
M.R. Dy. Pothanurath Pappayyachudra Gura—Criminal in the District of Coimbatore.

Act 36, George, February 4, 1925.

As 45.—Under section 163 of the Code of Criminal Procedure, 1898, the undersigned officers in the districts specified opposite to their names are authorized to take down the evidence of witnesses with their own hand in the English language:—

Mr. T. T. S. Chandra, L.C.S., Joint Magistrate in the District of Kistna.

Act 37, George, February 8, 1925.

M.R. Dy. Jayarajappa Reddi Gura—Tadavasi in the District of Anantapur.
M.R. Dy. Subrahmanyappa Reddi Subrahmanyappa Aravali—Kilachari in the District of Madras.

Under section 6, Act I of 1864, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 84725 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the extension of railway and telegraph line, and under sections 2 and 3 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore District, Nandam taluk, No. 37, Kodaguram village.

	area
Plot No. 104 B, belonging to M. Nannu Pillai, bounded on the north by No. 104 A; and, by No. 105, south by No. 104 and C, west by No. 104 D; and, east by No. 104 E and F.	0.04
Plot No. 104 C, belonging to Annamalai Pillai, bounded on the north by No. 104, east by No. 104 A and F; south by No. 104 and G, west by No. 104 I.	0.11
Plot No. 104 D, belonging to Puthi Sathai, bounded on the north by No. 104; and, by No. 104 J south by No. 104 A, west by No. 104 I.	0.01
Plot No. 104 E, belonging to Tattai Sathai and Jagan Sathai, bounded on the north by No. 104 and F; south by No. 104 H, west by No. 104 G, and east by No. 104 I.	0.01
Plot No. 104 F, belonging to Jagan Sathai, bounded on the north by No. 104, east by No. 104 G, south by No. 104 H, and west by No. 104 I.	0.01
Plot No. 104 G, belonging to Kanyan Sathai, bounded on the north by No. 104, east by No. 104 H, south by No. 104 I, and west by No. 104 J.	0.01
Plot No. 104 H, belonging to Kanyan Sathai, bounded on the north and east by No. 104 I, south by No. 104 J, and west by No. 104 K.	0.01
Plot No. 104 I, belonging to J. B. Sathai, bounded on the north and east by No. 104 J, south by No. 104 K, and west by No. 104 L.	0.01
Plot No. 104 J, belonging to Kanyan Sathai, bounded on the north by No. 104 A; and, by No. 104 B; south by No. 104 C, D, E, F, G, H, I, K, and L; and, west by No. 104 L.	0.01
Plot No. 104 K, belonging to Kanyan Sathai, bounded on the north by No. 104 A; and, by No. 104 B; south by No. 104 C, D, E, F, G, H, I, J, K, and L; and, west by No. 104 L.	0.01
Plot No. 104 L, belonging to Kanyan Sathai, bounded on the north by No. 104 A; and, by No. 104 B; south by No. 104 C, D, E, F, G, H, I, J, K, and L; and, west by No. 104 L.	0.01
Total ..	0.4125

Under section 6, Act I of 1864, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 1664 acres, be the same a little more or less, is needed for a public purpose, to wit, for the extension of railway and telegraph line, and under sections 2 and 3 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore District, Mayavaram taluk, No. 18, Kodaguram village.

	area
Plot No. 110 A, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east, south and west by No. 110 B.	0.05
Plot No. 110 B, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 C.	0.05
Plot No. 110 C, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 D.	0.05
Plot No. 110 D, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 E.	0.11
Plot No. 110 E, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 F.	0.05
Plot No. 110 F, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 G.	0.05
Plot No. 110 G, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 H.	0.10
Plot No. 110 H, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 I.	0.10
Plot No. 110 I, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 J.	0.10
Plot No. 110 J, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 K.	0.10
Plot No. 110 K, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 L.	0.10
Plot No. 110 L, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 M.	0.10
Plot No. 110 M, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 N.	0.10
Plot No. 110 N, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 O.	0.10
Plot No. 110 O, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 P.	0.10
Plot No. 110 P, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 Q.	0.10
Plot No. 110 Q, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 R.	0.10
Plot No. 110 R, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 S.	0.10
Plot No. 110 S, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 T.	0.10
Plot No. 110 T, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 U.	0.10
Plot No. 110 U, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 V.	0.10
Plot No. 110 V, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 W.	0.10
Plot No. 110 W, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 X.	0.10
Plot No. 110 X, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 Y.	0.10
Plot No. 110 Y, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 Z.	0.10
Plot No. 110 Z, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east and south by No. 110 A, and, west by No. 110 A.	0.10
Total ..	1.66

Port St. George, February 4, 1895.

Under section 6, Act I of 1864, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 256 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the extension of railway and telegraph line, and under sections 2 and 3 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore District, Ondavaram taluk, Pungavaram village.

	area
Plot No. 120 A, owned by S. Annamalai Sathai, belonging to Tanjore, bounded on the north, east, south and west by No. 120 B.	0.05

[illegible]

South Arsi district, Chiddeharum teke, No. 18, Gellekall village.

[illegible]

Under section 6, Art. I of 1908, the Executive Secretary to Council hereby declares that the lead mentioned below and measuring 0.0075 of an ounce, in the same bottle above or here, is needed for the said purpose, to wit, for the purposes of an approach road to the existing steel yard, under sections 6 and 7 of the same Act, the District Labour Officer, South Area, Chikankaran, is appointed to perform the functions of a Callesee under the Act and directed to take note for the signatures of the said firm. A copy of the lead is kept in the Office of the South Area District Labour Officer, Chikankaran, and may be inspected at any time during office hours.

South Arica district, Chivichasun subk, No. 307 Terralho village.

South Area districts, Chukotka Autonomous Okrug, 1941-42		1941-42
Byzdovsk, wt. 800 g. belonging to S. Thundrichson (Vilva), located on the north by No. 91 and 92, Vuduputsk village, south by No. 100, Vuduputsk village and No. 90-91 S. south of No. 91 and No. 90-91.		0-0010
Byzdovsk, wt. 600 g. belonging to S. Thundrichson, located on the north and south by No. 100, Vuduputsk village, south by No. 91 S. No. 90-91 A and No. 90-91 B; south by No. 90-91 B.		0-0010
Byzdovsk, wt. 800 g. belonging to S. Thundrichson, located on the north by No. 91 and 92, Vuduputsk village, south by No. 100, Vuduputsk village and No. 90-91 S. south of No. 91 and No. 90-91.		0-0010
Byzdovsk, wt. 800 g. belonging to S. Thundrichson, located on the north by No. 91 and 92, Vuduputsk village, south by No. 100, Vuduputsk village and No. 90-91 S. south of No. 91 and No. 90-91.		0-0010
Total		0-0010

Under section 3, Act 1 of 1983, His Excellency the Governor in Council hereby declares that the land described below and measuring 0.68 of an acre, in the name of the said estate, is vested for a public purpose, to wit, for the burial ground, and, under section 2 of the said Act, the District Lands Officer, District Office, is hereby directed to transfer the functions of a Collector under the Act and to issue a title deed for the acquisition of the said land. A plan of the land is kept in the District Lands Office, Kofor, and may be requested at any time during office hours.

Urtica dioica L. *Stachys recta* L. *Pycnos (Makrochloa)* Willd.

Settlement, wet soil level under cultivation. 2. No 8 A-1, situated on Pagan Nagayak Hills, Kaimosi, Pagan, Kachin State, Shingaw and Shingaw (Dawson). Located on the north by 2 N 65 E and 2 A-2, and by 2. No. 8 A-1; north by 2 N 65 E; west by (Dawson) Kachin State.

[illegible]

Gautier District. Berakhe lake, DwaNyali village.

[illegible]

Under section 6, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0.17 of an acre, to be more or less more or less, is needed for the public purpose, to wit, for being, also for Ash Arifina; and, under sections 2 and 7 of the same Act, the District Labour Officer, Amalapuram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the District Labour Office, Godavari, Amalapuram, and may be inspected at any time during office hours.

Godavari district, Amalapuram taluk, Nether El village.

Subsidiary parcel from No. 40, sub. 2, No. 42-1, belonging to Begum's Estate, situated on the north by S. No. 40; east by S. No. 42-1; south by S. No. 40; west by S. No. 40. ... 1884

V. T. KRISHNAMA ACHARYAR,
Secretary to Government.

(Registration.)

POSTING.

Post St. George, February 2, 1925.

[With effect from date of posting.]

No. 2—M.R. By: Natarajan Subbiah Muthuswamy, Sub-Registrar, Upper grade and Acting Registrar of Assurances, Karaikal, to act as Registrar of Assurances, Bellary.

NOTIFICATION.

Post St. George, February 4, 1925.

No. 2.—Under the provisions of section 5 (1) of the Indian Registration Act XVI of 1908, the Government are pleased to direct that from and after the 1st April 1925 the village boundaries mentioned which are being part of the registration sub-district of Tiruchirappalli in and form part of the registration sub-district of Nannampet in the registration district of Coimbatore. The limits of the village shall be the limits which shall from time to time be determined for administrative purposes.

CHANNARA VAYAL.

Idam—Ilambudipparam, Namayyapattam and Suvai, Rakkupala.
Kannur—Kottam, Chinnai, Yakkamparai, Chinnai, Nannampet and Rakkupala.

V. T. KRISHNAMA ACHARYAR,
Secretary to Government.

(Legislative.)

NOTIFICATIONS.

Post St. George, February 5, 1925 [G.O. No. 19, Law (Legislative)].

No. 2.—The Government of Madras hereby publish the following draft of a regulation which they propose to make in exercise of the powers conferred by the proviso to rule 4 of the Madras Council Rules. Any objections or suggestions in regard to the draft regulation will be received up to the 31st March 1925.

DRAFT REGULATION.

This regulation may be called the Madras City Non-Mohammedan Urban Constituency Election Regulation.

The Madras City Non-Mohammedan Urban Constituency shall be divided into two constituencies, called the Madras City North Constituency (Non-Mohammedan) and the Madras City South Constituency (Non-Mohammedan). The Madras City North Constituency (Non-Mohammedan) shall comprise the first section Municipal Division of the City of Madras and the Madras City South Constituency (Non-Mohammedan) shall comprise the remaining Municipal Division sections to-wit: The number of members to be elected by each of these constituencies shall be two and the number reserved for Non-Mohammedan members shall be one in each.

Post St. George, February 5, 1925 [G.O. No. 18, Law (Legislative)].

No. 1.—The following notification of the Government of India is republished:—

LEGISLATIVE DEPARTMENT

Bombay, the 21st January 1925

No. 105-4174-0.—In exercise of the powers conferred by sub-section (5) of section 72-D read with section 122-A of the Government of India Act, the Governor-General in Council, with the sanction of the Secretary of State in Council, is pleased to direct that the following further amendment shall be made in the Madras Legislative Council Rules, namely:—

After rule 21 of the said rules, the following rule shall be inserted, namely:—

Byes of parties. "21A. On the dissolution of the Council every Bill which has been introduced in the Council, and has not been passed by the Council shall lapse."

For St. George, February 2, 1919 (S.G. No. 33, Law (Legislative)).

36. 4.—Under the proviso to rule 2 (4) and 22 (4) of the Mysore Regional Rules, the Government are pleased to exempt the candidates nominated by the aforementioned gentlemen, who helped their return of election expenses after the date permitted by Rules 18 (1) of the above District Rules.—

[illegible]V. T. KRISHNAMA-ACHARIYAR,
Secretary to Government

REVENUE DEPARTMENT.

LEAVE

Feb 5, 1955. February 4, 1955.

No. 31.—Under rule 34 (3) (b) of the Fundamental Rules, M.R.Ry. S. Narayanaswami Srinivas Ganga, Deputy Collector, Tanjore, begs to average pay for one month with effect from the date of

East St. Louis, February 5, 1935.

No. 14.—Under rule 51 (f) (5) of the Fundamental Rules, Muhammad Inail Sahib Bahadur, District Collector, Karnal, bears an average pay for four months with effect from the date of entry.

APPOINTMENTS

Act. St. Geogr. Filolog. 2, 1913.

TABLE 82.—The following measurements of domestic rabbits are selected:

M.R.No. M. S. Hanyappa Ayyangar Amagi, Unrepresented Assent, No. IV Siddhant
Part, as set as Deputy Collector.

M.R. Sp. Elavolath Nakan Gopindan Arampal, Manager, Office of the Agent to Government General for Madras States, Trivendrum, to act as Deputy Collector.

Act. St. Games, February 7, 1923

M.R.Nr. Tirthahalli Series Volammaru Barn, Taluk& Dist. Belarany. In vol as Densely Cultures.

POSTINGS.

Port St. George, February 2, 1925.

No. 35.—The following postings of deputy collectors are ordered:—

- M.R. By. M. B. Rajagopala Appayagari Aravali, to be Special Assistant Settlement Officer, No. IV Party, and to be Special Deputy Collector in the district of Trichinopoly.
 M.R. By. Subramaniam Ganesan Aravali, to general duty, Trichinopoly.
 M.R. By. Saravanantham Sureshwar Aravali, from general duty, Trichinopoly, to general duty, Madras.
 M.R. By. K. S. Manojasa Appay Aravali, from general duty, Madras, to be Special Assistant Settlement Officer, No. IV Party, and to be Special Deputy Collector in the district of Trichinopoly.
 M.R. By. Krishnakumar Suresh Varma Raja Aravali, on relief from general duty, Madras, to general duty, South Arcot.
 M.R. By. R. S. Vallabhaiah Aravali, from general duty, South Arcot, to be Special Assistant Settlement Officer, No. IV Party, and to be Special Deputy Collector in the district of Trichinopoly.

Port St. George, February 3, 1925.

- M.R. By. Nandagopal Lalithasami Rao Aravali, on relief from general duty, Coimbatore, to be Special Assistant Settlement Officer, No. IV Party, and to be Special Deputy Collector in the Trichinopoly division.

Port St. George, February 7, 1925.

- M.R. By. Virumalai Setha Rajagopala Gera, to general duty, Chingleput.
 M.R. By. Chinnaiasami Pandurajagopal Appay Krishnaswami Sankar Aravali, from general duty, Chingleput, to the Trichinopoly treasury, vice M.R. By. P. Shanmugam Appayagari Aravali, granted leave.

No. 36.—The following postings of Assistant Commissioners in the Home Department are ordered:—

- (1) Mr. Chelappahar Bhadrachal Bhadrachal, Assistant Commissioner, second grade, on leave from home, to be Assistant Commissioner, West Coast Division, with effect from 1st March 1925.
 (2) Mr. Chinnaiasami, acting Assistant Commissioner, to be acting Assistant Commissioner, West Division, with effect from 2nd February 1925, vice Mr. N. J. S. Hanford permitted to retire.

APPOINTMENTS AND POSTINGS.

Port St. George, February 3, 1925.

No. 40.—The following appointments and postings of deputy collectors are ordered:—

- M.R. By. Tanjore Rajagopala Krishnaswami Appayagari Aravali, District Labour Officer, Tanjore, to act as Deputy Collector on general duty, Tanjore, vice M.R. By. N. Saravanantham Raja Raja Gera, granted leave.

Port St. George, February 5, 1925.

- M.R. By. Varadachariar Subrahmaniam Raju Pottai's Gera, Talukdar, Karmad, to act as Deputy Collector, on general duty, Karmad, vice Mohammed Ismail Sahib Subahdar granted leave.
 M.R. By. Raghavara Appayagari Sankarappan Appayagari Aravali, Talukdar, Comblerton, to act as Deputy Collector, on general duty, Trichinopoly, vice M.R. By. S. Saravanantham Aravali transferred.

(This cancels the appointment of M.R. By. K. K. Ganesan Aravali as acting Deputy Collector and his posting to general duty, Trichinopoly, entered in notifications dated 2nd February 1925.)
 M.R. By. Lakshmana Pasai's Gera, Talukdar, Karmad, to act as Deputy Collector on general duty, Anaimalai.

NOTIFICATIONS.

Port St. George, January 30, 1925.

No. 41.—The following notification of the Government of India is republished:—

FINANCE DEPARTMENT (CENTRAL REVENUE),
BOMBAY.

Dated, the 29 January 1925.

No. 42.—In exercise of the powers conferred by the Indian Stamp Act, 1899 (II of 1899), the Government-General in Council is pleased to direct that the following further amendment shall be made in the Indian Stamp Rules, 1914, namely:—

The rule 36 of the said rules the following rule shall be substituted, namely:—

"36. Except as otherwise provided by these rules, the admissible stamps used to denote duty shall be the regular number of stamps bearing the words 'Four annas' or 'Two annas' or 'One anna' or 'Half anna' and such stamps may be cancelled for use either for postage or for revenue, or for both postage and revenue."

Port St. George, February 4, 1925.

No. 43.—Under section 4 (a) of the Madras Alihand Act, 1896, the Government (Ministry of Education) hereby appoints the officer named below to perform the role and duties of an Alihand Inspector mentioned in sections 43 to 53 inclusive of the said Act:—

Name.	Rank.
Mr. Ahmed Mahomed	Acting Assistant Inspector.

Port St. George, February 4, 1935 (P.O. No. 26, 205, 206).

No. 45.—In answer of the queries submitted by sections 5 and 13 of the Oyster Act, 1878, the Government (Ministry of Education) are pleased to direct that "Chamberlain's Cells and Garrison Street" be added to Nos. 17 to 19 in the list of accepted preparations of myxoma published in *Nottingham No. 225*, dated 15th December 1932, on page 1244 of the *Port St. George Gazette*, dated 19th December 1932 (Part I), as subsequently amended by *Nottingham No. 231*, on page 893 of the *Port St. George Gazette*, dated 10th August 1933 (Part I), and No. 212 on page 874 of the *Port St. George Gazette*, dated 26th July 1933 (1934 I).

ACQUISITIONS OF LANDS.

Port St. George, February 4, 1935.

Whereas it appears to Government that the lands mentioned below, situated in Zouma Regional village, Turkish taluk, Tanjore district, are needed for a public purpose, to wit, for Tiruchengalur-Tiruchal. Railway, under the said effect as hereby given to all whom it may concern, in accordance with the provisions of section 4 (7) of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1926, and the Governor in Council, hereby authorizes M.R.D.P., T. S. Balasubramanyam Ayyar Amangal, Special Deputy Collector, Tanjore, and his officers and workmen to exercise the powers conferred by section 4 (7) of the Act.

5. In view of the urgency of the case the Government direct under sub-section 6 of section 17 of the Land Acquisition Act that the provisions of section 1A shall not apply to this case.

Tanjore District, Turkish taluk, Bogavallur (Tamil) village.

Enclosed, area 8 A 2 P 2, with Nos. 2218 to 2240, belonging to S. T. S. Rameshwar Pillai, 361, Pirabaim Pillai, 362, Ganesalingam Pillai, and 363, S. Sanku Mahalingam Swami, located on the north by No. 13; and by No. 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.	400
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Yamoussoukro district, Yohoué town, Regional Hospital main—road

[illegible]

Det. G. Gwynn, February 4, 1955.

[illegible]

Research Institute, Sakon Ishik, Kusatsu village.

[illegible]

Red St. George, February 3, 1935.

Under section 8, Act of 1896, the Governor in Council hereby declared that the lands mentioned below and measuring 29.25 acres, be the same a lot of 20 acres, be and be intended for a public purpose, to wit, for the construction of Riverside-Edwards highway, said lands under the provisions of the same Act, the Special Deputy Collector, Fortville, Indiana, is appointed to perform the functions of a Collector under the Act, and directed to take order for the completion of the said land. Under section 17 (1) of the Act the Governor in Council directs that possession of these lands may be taken on the day of the first day after the date of the publication of the notice under section 8 (1) of the Act. The said lands are situated in the Township of Edwards, County of Hamilton, Indiana, and may be disposed after said date as hereinafter provided.

Makher district, Grand taluk, No. 74. Therav villages.

[illegible]

Maiden damon, Road table, No. 74. There are also—

Conquest, day, 5, No. 101-102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.	1000
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Widener District, Mendocino, No. 76. Thence village—and

[illegible]

Trend

Fish Ill. Oversea, January 29, 1955

Under section 3, Act I of 1894, the Governor is empowered to declare that the land mentioned before and amounting to 44 acres, be the same little more or less, be needed for a public purpose, to wit, for Virudhachargan Railway, and, under sections 3 and 7 of the same Act, the Special Deputy Collector, Virudhachargan, is appointed to perform the functions of

Samuel Abbot, better known, Goffpinkopolis our village-meat.

[illegible]

Prof. St. Gossy, Kåreng 5, 1919.

Whereas it appears to be essential that this and similar small lands be applied to the public purpose, to wit, for the Rapid-Shopper Railway Company, for a Terminal yard at 26th Avenue, Building Bridge, notice is hereby given that all claims in any manner in connection with the provisions of section 4 (3) of Land Acquisition Act of 1916, as amended by Act XXXVIII of 1928, and the Government hereby authorize the staff of the said Railway Company, the Sub-Collector, Varanagar, his staff and workmen to exercise the powers authorized by section 4 (2) of the Act. Under section 3 (5) of the same Act, the Governor in Council appoints the Sub-Collector, Varanagar, to perform the functions of a Collector under section 4-A of the Act. All persons interested in the lands are required to lodge before the aforementioned officers within thirty days from the date of the publication a statement in writing of their objections, if any, to the proposed acquisition.

Wingentaria dielsii, *Viburnum talch.*, *Schima willmsii*.

Zachvatov, det. S. M., 1961; A. center Bank of Vologda, sample No. 80; Panyasovo River of Vologda, collected in the north by S. M., 1961, and up to 20. 12; south and west by S. M., 1961.

Fort St. George, January 30, 1895.

Whereas it appears to the Government that the lands mentioned herein are required for a public purpose, so wit, for the temporary operation of the Medina and Southern Railway line at mile 280+17.35, and for the operation of said line at hourly intervals to all within a reasonable neighborhood of the provisions of section 4 (1) of the Land Acquisition Act of 1904 as amended by the Land Acquisition Amendment Act XXXVIII of 1929 and the Government hereby authorizes the Chief of the said railway, the Revenue Administration Officer, Madras, and his subordinates to exercise the powers conferred by section 4 (1) of the said Act, in view of the urgency of the case, the Government hereby, under the provisions of section 4 (1) of the Land Acquisition Act, that the provisions of section 5 of the Act shall not apply in the case.

Kaniad district, Cumbura taluk, Tanjore taluk.

Government, dry, S. No. 41 A-2 B, belonging to Tolaki Kandiya and Garomota of Bompalland, Saurashtra
Belongs of Bhatkhandas, bounded on the north by S. No. 41 A-2 A; and by S. Nos. 25 A-1 and
41 A-2 B, west by S. No. 40 A-1; and by S. No. 41 A-2 B.

Government, dry, S. No. 42 A-1, belonging to Bhatkhandas of Tolaki, bounded on the north by
S. No. 31 A-1; and on the south by S. No. 41 B-2 B, west by S. No. 41 A-2 A.

sections 3 and 7 of the same Act, the Revenue Divisional Officer, Tirakkallur, is appointed to perform the functions of a Collector under the Act and directed to take order for the appointment of the said last. A copy of the last is kept in the office of the Revenue Divisional Officer, Tirakkallur, and may be imported in any line during office hours.

South. Area district, Kalchakra taluk, Kurur village

[illegible]

Under section 8, Act 1 of 1914, the Governor in Council hereby declares that the land mentioned below and containing 210 acres, be and is a little more or less, is needed for a public purpose, it will, for the purposes of the above Act for the Advancement of Subsidized, and, under sections 3 and 7 of the same Act, the Revenue Department Officer, Chiboucheau, is requested to perform the functions of a Collector under the Act and directed to take order for the payment of the said fee. A plan of the land is kept in the office of the Revenue Department Officer, Chiboucheau, and may be inspected at any time during office hours.

South Arnet Island, Chatham Islands, 1996. Photographed by J. L. Powell.

[illegible]

R. W. LEIGH,
Acting Secretary to Commission

DEVELOPMENT DEPARTMENT

CONFIRMATION.

First St. George, February 3, 1925.

No. 50.—M.R. By E. Seshadrasa Muruga Gaur, s.a., temporary Leather Research Officer to the Department of Industries, to be Leather Research Chemist, permanent.

NOTIFICATIONS

First St. George, February 3, 1925.

No. 51.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1912, the Government, Ministry of Development, direct that the provisions of the aforesaid Act shall be put in force at Marapady and Tondyva villages in the Karikal taluk, South Kanara district, for two months from the date of publication of this notification.

First St. George, February 3, 1925.

No. 52.—The period of special duty of M.H. By Basu Bahadur K. K. Sundarabhatu Aravali, in connection with the British Empire Exhibition, is extended for a fortnight from the 3rd February 1925.

ACQUISITION OF LAND.

First St. George, February 3, 1925.

Whereas it appears to Government that the land mentioned below situated in Thanurath South village in the Nagapattinam taluk of the Tanjore district, is needed for the construction of a building for the Sri Manamathra Cooperative Union Bank, Thanurath, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (3) of the Land Acquisition Act, 1894, and the Government, Ministry of Development, hereby authorise the Revenue Divisional Officer, Nagapattinam, and his staff to exercise the powers conferred by section 4 (2) of the Act, and under section 5 appoint the Revenue Divisional Officer, Nagapattinam, to exercise the functions of a Collector under the Act.

Tanjore district, Nagapattinam taluk, Thanurath South village

Acquired, by T.S. No. 101, belonging to M.H. By T. S. R. M. S. Sundarabhatu Aravali, located on the south by T.S. Nos. 121 and 122, and by Hala Saba Trench, north by T.S. Nos. 123, 124, 125 and 126; west by T.S. No. 124.

G. T. H. SHACKEN,
Secretary to Government.

PUBLIC WORKS DEPARTMENT.

LEAVE.

First St. George, February 4, 1925.

Under rule 31 of the Fundamental Rules, M.R. By. Basu Bahadur Sundarabhatu Aravali, Assistant Engineer, leave for six months, viz. leave on average pay on notified certificate for one month and twenty-five days, and leave on average pay for the remaining period in continuation, with effect from the 1st January 1925, with permission to perform the portion of the Christmas holidays from the 24th December 1924, provided the conditions laid down in the subsidiary rules under Fundamental Rule 31 are fulfilled.

POSTING.

First St. George, February 6, 1925.

M.R. By. Mohanrao Dabholkar Keshavnarayan Aravali, Assistant Engineer, to the Madras Circle, on leave from leave.

NOTIFICATIONS.

First St. George, February 3, 1925.

The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOURS

PAPER AND TELEGRAMS. PAPER—TELEGRAMS.

India, the 20th November 1924.

No. 164-P.T.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XXII of 1885), and in pursuance of the notification of the Government of India in the Department of Industries and Labour, No. 164 P.T., dated the 27th June 1924, the Government (General) is pleased to direct that the following further amendment shall be made in the Indian Wireless Telegraph Rules, 1921, namely:—

For rules 3 and 4 of the said rules, the following rules shall be substituted, namely:—
3. No person shall send any message by means of the wireless telegraph in any ship (other than a ship of war) within the Indian territorial waters when and where such messages may be forwarded by a Government telegraph.

Karnel dunes, Markapur taluk, Kachapur village—cont.

[illegible]

Kenneth Burdett, *Monks and monks: monks and monks*.

[illegible]



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE.

No. 6.]

MADRAS, TUESDAY EVENING, FEBRUARY 16, 1935. [Price, 4 pice.

RETURN OF ELECTION EXPENSES—POLICE.

Under rule 19 (5) of the Madras Electoral Rules it is hereby published for general information that M. H. R. K. V. Venkatesan Tiliak Aravali who stood as a candidate at the general election of 1935 for the Madras Legislative Council for the Tiruchirappalli and Srirangapatnam Municipalities Constituency, has lodged his return and declaration of election expenses on 4th January 1935 and that the return was by instrument at the Collector's office, Tiruchirappalli, on any working day on or before the 16th February 1935 between 12 noon and 5 p.m. on payment of a fee of one rupee.

Tiruchirappalli Collector's Office,
4th February 1935.

P. MACQUEEN,
Collector.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 6.] MADRAS, TUESDAY EVENING, FEBRUARY 10, 1923. (Price, 2 annas.)

Part I.-Local Self-Government

LOCAL SELF-GOVERNMENT DEPARTMENT

APPOINTMENTS.

Fort St. George, February 10, 1923.

No. 102.—Major Alexander Patrick Gordon Lorrain, I.M.S., on return from leave, to be on reserve duty at the Government Ophthalmic Hospital, Madras, from the 24 to the 26th September 1921 (both days inclusive).

No. 103.—Captain Váneson Decker Simkins, I.M.S. & A. (Edin.), I.M.P.S. (Edin.), F.R.C.S. (Edin.), to be temporary Surgeon for the Ophthalmic ward in the Singapore Hospital, Madras, with effect from the date of taking charge.

No. 104.—M.R.Sy. Veluppraga Sankara Rao Gera, I.M.S., to act as District Medical Officer, Kivim, in addition to his duties, as a temporary measure in relief of M.R.Sy. Rao Mahadev P. Krishnaswami Annapal, M.A.M., granted leave.

No. 105.—M.R.Sy. Vaidyanatha Apper Viamanatha Sarasa Annapal, I.M.S., to act as District Medical Officer and Medical Officer, Central Jail, Bellary, in addition to his duties, as a temporary measure from 26th December 1921 (inclusive) to 2nd January 1922 (exclusive).

No. 106.—In exercise of the power vested in them by clause (f) of sub-section (1) of section 3 of the Madras City Municipal Act, 1919, the Government are pleased to appoint M.R.Sy. Rao Mahadev A. M. Manuppraga Chettiyar Annapal to be a member of the Corporation of Madras.

No. 107.—In exercise of the power vested in them by clause (f) of sub-section (1) of section 3 of the Madras City Municipal Act, 1919, the Government are pleased to reappoint Mr. Richard Cecil Kim to be a member of the Corporation of Madras.

No. 108.—Under section 7 (3) and 13 of the Madras District Municipalities Act, 1920, the Government appoint M.R.Sy. G. Saravathi Annapal to be a councillor of the Mangalore Municipal Council.

No. 109.—Under clause (c) of sub-section (1) of section 46 of the Madras Town Planning Act, 1920, the Government appoint M.R.Sy. Rao Mahadev V. Alwar Chetti Gera as a member of the Madras City and Suburban Town Planning Trust.

No. 110.—Under clause (c) of sub-section (1) of section 46 of the Madras Town Planning Act, 1920, the Government appoint Mr. M. A. Cheliah, B.A., LL.B. (Oxford), Barr-at-Law, as a member of the Madras City and Suburban Town Planning Trust.

CONFIRMATION.

No. 174.—M.R.Ry. G. Dasappa Rao, acting District Board Engineer, Anaimalai, is confirmed as District Board Engineer, Anaimalai, in the third grade with effect from 30th December 1924 in the vacancy caused by the death of M.R.Ry. K. Srinivas Appa Aiyar, District Board Engineer, North Arcot.

POSTING.

No. 175.—M.R.Ry. P. Desika Acharyar, District Board Engineer, from Cuddalore to Tirupur.

TRANSFER.

No. 176.—Mr. W. E. Rutwell, District Board Engineer, Tanjore, is transferred as District Board Engineer, North Arcot.

EDICTUM.

For the words "Municipal purposes in the electoral roll" substitute in Part I under the rules issued in G.O. No. 3038, L. & M., dated 22nd December 1924, and published as notification No. 13 in Part I-A of the Port St. George Gazette, dated 6th January 1925, read "Number of purposes in the electoral roll."

NOTIFICATIONS.

Port St. George, February 1, 1925.

No. 174.—Under clause (a) of sub-section (3) of section 2 of the Madras Hindu Religious Endowments Act, 1923, the Government direct that a Board under the name of the Board of Commissioners for Hindu Religious Endowments with a President and four Commissioners be constituted for the whole of the Madras Presidency except the Presidency towns with headquarters at Madras.

Under sub-section (3) of section 2 of the Act, the Government are pleased to appoint Dewan Mahadax Sri T. Sadasiva Aiyar to be the President of the Board.

Port St. George, February 4, 1925 (G.O. No. 410, L. & M.).

No. 175.—Whereas the financial condition of the Rayadurg Taluk Board constituted on 1st April 1921 is unsatisfactory and is not likely to improve, the Local Government in exercise of the powers conferred on them by clause (1) of sub-section (1) of section 5 of the Madras Local Boards Act, 1923, hereby cancel with effect from 1st April 1925 in terms of notification No. 1555 published on page 825 of Part I-A of the Port St. George Gazette, dated 25th September 1923, so relative to the constitution of the Rayadurg Taluk Board.

No. 176.—In exercise of the power conferred by sub-section (1) of section 4 of the Madras Local Boards Act, 1923, and in pursuance of notification No. 1245 published on page 643 of Part I-A of the Port St. George Gazette, dated 25th September 1923, in exercise by notification No. 328 published on page 212 of Part I-A of the Port St. George Gazette, issued 29th March 1925, the Local Government are pleased to direct that the portions of the Taluk domains specified in the annexed schedule shall be ceded for the purposes of the Act with effect from 1st April 1925. All properties, movable or immovable, belonging to or vested in the existing taluk boards shall, with effect from the said date, belong to and be vested in the new taluk boards in so far as they relate to or lie within their respective areas.

SCHEDULE.

Local taluk table	Revenue taluk to be merged in each local taluk table
Adoni	Adoni and Alur.
Hillay	Taluk and Rayadurg.
Hopet	Hopet and Kallid.
Harapanthalli	Harapanthalli and Hekapalli.

Port St. George, January 24, 1925 (G.O. No. 267, L. & M.).

No. 177.—In exercise of the power conferred on them by sub-section (3) and clause (a) of sub-section (3) of section 44 of the Madras Village Panchayat Act, 1920, the Local Government are pleased to make the following alterations in the rules framed under the Act and published on page 95, in vol. 2, of Part I-A of the Port St. George Gazette, dated 25th February 1922:—

AMENDMENT.

For rule 24 substitute the following:—

"The notification under section 25 shall be published by best of drum in the village and by a notice affixed in the office of the village panchayat and the village charadi, if any."

Port St. George, February 2, 1925 (G.O. No. 367, L. & M.).

No. 178.—In pursuance of the provisions of sub-section (4) of section 34 of the Madras Town Planning Act, 1920, the Local Government hereby certify that under sub-section (3) of the same section they have sanctioned the "Municipal Revenue Section Town Planning Scheme" submitted by the Corporation of Madras. The scheme as sanctioned will be open to the inspection of the public during office hours at the Corporation office for a period of six months from 1st March 1925.

Not at Otago, February 3, 1935 (O. G. M. N. no. 1, p. 1).

Sec. 178.—The Executive is advised in the view that the exemption by the United Board, at all houses in the United Kingdom of houses containing a nominal value of £5,000 or an annual value of £50 is not in order, under rule 11 of subarticle IV of the Local Board Act. Under section 263 of the Act the United Board is empowered to exempt only an individual owner or occupier of any house in the United Kingdom on the ground of poverty.

Act. St. Surv., January 25, 1913 (Q. R. 35a, 36, 37, P. 47).

No. 140—Municipal accounts showing water works now added to the Sanitary Engineer's weekly return showing pricing particulars of engines as they were made in Part IV, No. 38 appended to O. B. No. 918 H, dated 2nd June 1928, as modified by O. B. No. 244, P. H., dated 1st February 1929. The Sanitary Engineer now suggests that it may be replaced by a monthly return as shown in the appendix. He also suggests that the municipal accounts may be requested to prepare and submit to him every year a statement in the appendix from No. 10-A. These suggestions are approved and recommended to the municipal accounts for completion.

2. The Department of Government Procurement is requested to arrange to print the forms and supply them to the municipal agencies as a part of the next fiscal year.

APPENDIX

Page No. 18

Statement of reasoning variations of

Municipalities for the north of

1.072

[illegible]

Note.—Two tons of wood may be taken in equal to one ton of coal.

Population according to latest information.

2000

Total value of fuel used during the month	
"	lubricant used during the month
"	stores other than fuel and lubricant used during the month,				
"	petty repairs during the month
Cost of water works including surface soil for the month	

Total cost for the month

Cost per 1,000 gallons supplied during the month

[pulling out of urine vessel]

Supernatant medium

Parvina waltersi.

Mechanical Engineering

Year	Actual
1990	1.0
1991	1.0
1992	1.0
1993	1.0
1994	1.0
1995	1.0
1996	1.0
1997	1.0
1998	1.0
1999	1.0
2000	1.0
2001	1.0
2002	1.0
2003	1.0
2004	1.0
2005	1.0
2006	1.0
2007	1.0
2008	1.0
2009	1.0
2010	1.0
2011	1.0
2012	1.0
2013	1.0
2014	1.0
2015	1.0
2016	1.0
2017	1.0
2018	1.0
2019	1.0
2020	1.0
2021	1.0
2022	1.0
2023	1.0
2024	1.0
2025	1.0
2026	1.0
2027	1.0
2028	1.0
2029	1.0
2030	1.0
2031	1.0
2032	1.0
2033	1.0
2034	1.0
2035	1.0
2036	1.0
2037	1.0
2038	1.0
2039	1.0
2040	1.0
2041	1.0
2042	1.0
2043	1.0
2044	1.0
2045	1.0
2046	1.0
2047	1.0
2048	1.0
2049	1.0
2050	1.0
2051	1.0
2052	1.0
2053	1.0
2054	1.0
2055	1.0
2056	1.0
2057	1.0
2058	1.0
2059	1.0
2060	1.0
2061	1.0
2062	1.0
2063	1.0
2064	1.0
2065	1.0
2066	1.0
2067	1.0
2068	1.0
2069	1.0
2070	1.0
2071	1.0
2072	1.0
2073	1.0
2074	1.0
2075	1.0
2076	1.0
2077	1.0
2078	1.0
2079	1.0
2080	1.0
2081	1.0
2082	1.0
2083	1.0
2084	1.0
2085	1.0
2086	1.0
2087	1.0
2088	1.0
2089	1.0
2090	1.0
2091	1.0
2092	1.0
2093	1.0
2094	1.0
2095	1.0
2096	1.0
2097	1.0
2098	1.0
2099	1.0
2100	1.0

Forwarded to the Sanitary Engineer in Germany.

Charmen, Marie-Pol Ouellet

Form No. 18 A.

Annual statement for the year 1921-1922 of Municipal water-works.

Cost of fuel used.	Cost of electricity used.	Cost of repairs used.	Cost of value regular fund.	Cost of major repairs fund.	Cost of pumping station staff.	Total of columns 1 to 6
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.
Total quantity pumped, during the year.	Quantity not entering in item 100.	Quantity not paid for but, per day.	Cost per 1,000 gallons pumped.	Total gal.	Cost of lifting 1,000 gallons one foot high.	Remarks.
(8)	(9)	(10)	(11)	(12)	(13)	(14)
GAZONS.		GAZONS.	Rs. & P.	GAZONS.	Rs. & P.	

Superintendent,

Pumping station.

Municipal Engineer.

To, Sir,

Forwarded to the Secretary Engineer to Government.

Chairman, Municipal Council.

N.B.—The statement should be submitted before 30th April every year.

Port St. George, February 4, 1922.

No. 143.—Travelling allowances are not ordinarily admissible to officers or headmasters for taking their first appointments even though they are domiciled in Travelling.

Port St. George, February 5, 1922.

No. 144.—The following notification of the Chief District, Local and Miscellaneous Department, No. 49, dated 14th January 1922, (No. 144/1922), is published:—

Whereas there is danger of plague being imported into Ceylon if people from plague-infected ports are allowed to attend the Buddhist festival and fair at Trincomalee in the Taluk of the Trincomalee District on Thursday the 4th March 1922 corresponding to 25th February 1922 and the days succeeding days, the Officer hereby orders in exercise of the powers conferred on him by section 2 of the Epidemic Diseases Regulation of 1912, that the attendance of people from plague-infected ports at the coming Buddhist festival and fair at Trincomalee is prohibited.

1. All persons proceeding to the festival in contravention of this notification will be treated as offenders.

2. All persons proceeding to the festival in contravention of this notification will be treated as offenders.

3. All persons proceeding to the festival in contravention of this notification will be treated as offenders.

Port St. George, February 18, 1922.

No. 145.—The following notification of the Chief Commissioner of Ceylon, No. 7, dated Bangalore, the 10th January 1922, is published:—

Whereas the Chief Commissioner of Ceylon is satisfied that there is danger of an outbreak of plague at Kanchi, a village in Bangalore District, South India, if persons from plague-infected areas who are in the Mysore State or elsewhere are permitted to assemble at that place on the occasion of the coming Mysore State Fair during the Mahanavami festival.

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1907, the Chief Commissioner prohibits the attendance at the said fair of persons from plague-infected areas on the 20th and 21st February 1922.

All persons proceeding to the fair in contravention of this notification will be treated as offenders.

No. 146.—Application of the Municipal Council for a loan of Rs. 1,40,000 from Government under the Local Authorities Loans Act, 1914.

- The work for which the loan is required and the estimated cost.
- The amount which is proposed to borrow.
- The rate at which the money is proposed to be repaid.
- The rate at which the loan is to be repaid, reduced to 10%.

Estimated of pipe line in the town—Rs. 1,00,000.

Borrow, 1,40,000.

The Municipal Council has.

The Mayor of the Municipality, 1922.

B. Special Service Account.

Receipts.	B. Lighting Account.	C. Elementary Education Account.	D. Water supply and Sewerage Account.	E. Railway Account.
	Rs.	Rs.	Rs.	
Total receipts (including contribution from General Account)				
—Ordinary—				
Arrears, 1917-18	2,547	16,718	17,718	..
Do 1918-19	4,356	28,808	47,661	..
Do 1919-20	2,420	16,328	34,717	..
Do 1920-21	7,400	21,860	46,100	..
Budget estimate, 1921-22				
Deficit—				
Arrears, 1918-19
Do 1919-20
Do 1920-21
Do 1921-22
Budget estimate, 1921-22				
Special Government grants—				
Arrears, 1918-19	31,243	..
Do 1919-20
Do 1920-21
Do 1921-22
Budget estimate, 1921-22				
Net receipts from special levies and receipts under the account—				
Arrears, 1918-19	2,547	14,228	27,774	..
Do 1919-20	4,356	11,900	30,121	..
Do 1920-21	2,420	16,718	34,717	..
Do 1921-22	7,400	21,860	46,100	..
Budget estimate, 1921-22				

Expenditure.	B. Lighting Account.	C. Elementary Education Account.	D. Water supply and Sewerage Account.	E. Railway Account.
	Rs.	Rs.	Rs.	
Total expenditure—				
Arrears, 1918-19	2,547	16,718	16,718	..
Do 1919-20	4,356	18,808	36,064	..
Do 1920-21	2,420	12,701	25,348	..
Do 1921-22	7,400	23,660	46,900	..
Budget estimate, 1921-22				
Net expenditure from levies and receipts other than arrears and special grants—				
Arrears, 1918-19	2,547	14,228	18,123	..
Do 1919-20	4,356	15,100	31,243	..
Do 1920-21	2,420	16,718	34,717	..
Do 1921-22	7,400	21,860	46,100	..
Budget estimate, 1921-22				

Port St. George, February 3, 1925 (G.O. No. 535, E. P. M.).

No. 104.—The President, District Board, North Arica, is informed that local board members should make their own arrangements to receive wages below Rs. 75 and in those an amount of their travelling allowances and that money order remittance should be sent by them, and not from local funds if they desire to keep the accounts cleared by postal money order.

Port St. George, February 10, 1925.

No. 105.—Under rule 2 of the rules for the election of members of the Corporation of Madras by the Madras Chamber of Commerce the Government hereby notify that the name of the member to be elected by the chamber to fill the vacancy caused by the resignation of Mr. D. Seshu Srinivas should be reported to the Government not later than 1st March 1925.

No. 106.—Application of the Chingleput Municipal Council for a loan of Rs. 47,600 from Government under the Local Authorities Loans Act, 1914.

- The work for which the loan is required and an estimate of the cost of the same work.
- The interest which it is proposed to borrow
- The fund on the security of which it is proposed to borrow
- The way under which the said fund is to be raised, and the period of which the money is to be borrowed and the method by which it is to be repaid.

Below summary of some of the facts submitted to and by the Council, Rs. 47,600 is now proposed to be met from Local Funds.

Rs. 47,600.

The Chingleput Municipal Fund.

The Madras District Municipality Act, 1910.

The period of the loan is thirty years. The amount will be repaid in thirty equal annual installments of Rs. 2,280 including interest.

3. The date within which the money is to be received.
 4. The rate of interest.
 5. A detailed account of the revenue and expenditure of the loan, including for the four years ending with the current year.
 6. All existing prior charges upon the land of the loan, including.

BRANDBURGH SHOWING THE FINANCIAL POSITION OF THE CHIEF MAGISTRATE'S OFFICE FOR THE FOUR YEARS ENDING WITH THE CURRENT YEAR.

Part I.—Account of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts.	I. General Government Revenue.	II. Municipalities.	III. Charitable.	IV. Education, other than University.	V. Public Health.	VI. Miscellaneous.	VII. Government.	VIII. Total.	Deficit (including the general account)				
									IX. Light and Water.	X. Electricity.	XI. Telephone.	XII. Other.	XIII. Total.
Total receipts—													
A. 1921-22	17,664	10,123,272	..	1,887	1,887	..	19,718	19,718
B. 1922-23	17,664	10,123,272	..	1,887	1,887	..	19,718	19,718
C. 1923-24	17,664	10,123,272	..	1,887	1,887	..	19,718	19,718
D. 1924-25	17,664	10,123,272	..	1,887	1,887	..	19,718	19,718
Budget estimate, 1925-26	17,664	10,123,272	..	1,887	1,887	..	19,718	19,718
Deficit—													
A. 1921-22
B. 1922-23
C. 1923-24
D. 1924-25
Budget estimate, 1925-26
Special accounts—													
A. 1921-22
B. 1922-23
C. 1923-24
D. 1924-25
Budget estimate, 1925-26
Net receipts available for ordinary expenditure—													
A. 1921-22	11,886	10,123,272	..	1,887	1,887	..	19,718	19,718
B. 1922-23	11,886	10,123,272	..	1,887	1,887	..	19,718	19,718
C. 1923-24	11,886	10,123,272	..	1,887	1,887	..	19,718	19,718
D. 1924-25	11,886	10,123,272	..	1,887	1,887	..	19,718	19,718
Budget estimate, 1925-26	11,886	10,123,272	..	1,887	1,887	..	19,718	19,718
Expenditure—													
A. 1921-22	8,308	8,308	..	12,250	12,250	..	20,558	20,558
B. 1922-23	8,308	8,308	..	12,250	12,250	..	20,558	20,558
C. 1923-24	8,308	8,308	..	12,250	12,250	..	20,558	20,558
D. 1924-25	8,308	8,308	..	12,250	12,250	..	20,558	20,558
Budget estimate, 1925-26	8,308	8,308	..	12,250	12,250	..	20,558	20,558
Deficit—													
A. 1921-22
B. 1922-23
C. 1923-24
D. 1924-25
Budget estimate, 1925-26
Special accounts—													
A. 1921-22
B. 1922-23
C. 1923-24
D. 1924-25
Budget estimate, 1925-26
Net expenditure available for ordinary expenditure—													
A. 1921-22	8,308	8,308	..	12,250	12,250	..	20,558	20,558
B. 1922-23	8,308	8,308	..	12,250	12,250	..	20,558	20,558
C. 1923-24	8,308	8,308	..	12,250	12,250	..	20,558	20,558
D. 1924-25	8,308	8,308	..	12,250	12,250	..	20,558	20,558
Budget estimate, 1925-26	8,308	8,308	..	12,250	12,250	..	20,558	20,558

B. Special Service Account.

Receipts	B. Lighting Account.	C. Elementary Education Account.	D. Water supply and Sewerage Account.	E. Railway Account.
	RS.	RS.	RS.	
Total receipts including contributions from Government				
Actuals, 1921-22	4,271	15,000	..
Do, 1922-23	4,314	1,400	..
Do, 1923-24	39,107	2,224	..
Do, 1924-25	35,090	1,600	..
Budget estimate, 1925-26
Balance—				
Carried over, 1921-22
Do, 1922-23
Do, 1923-24
Budget estimate, 1924-25
Special (Government) grants—				
Actuals, 1921-22	3,861
Do, 1922-23	4,458
Do, 1923-24	8,863
Do, 1924-25	7,824
Budget estimate, 1925-26
Special grants from Government—				
Actuals, 1921-22	2,238	1,946	..
Do, 1922-23	3,180	1,400	..
Do, 1923-24	3,500	1,400	..
Do, 1924-25	3,500	1,200	..
Budget estimate, 1925-26
Net receipts from special taxation and receipts under the account—				
Actuals, 1921-22	600	10,014	..
Do, 1922-23	3,727	1,000	..
Do, 1923-24	7,274	1,800	..
Budget estimate, 1924-25	2,817	800	..

Expenditure.	F. Lighting Account.	G. Elementary Education Account.	H. Water supply and Sewerage Account.	I. Railway Account.
	RS.	RS.	RS.	
Total expenditure—				
Actuals, 1921-22	8,886	2,405	..
Do, 1922-23	9,603	2,612	..
Do, 1923-24	7,823	2,324	..
Budget estimate, 1924-25	11,854	2,450	..
Balance—				
Carried over from previous year—				
Actuals, 1921-22
Do, 1922-23
Do, 1923-24
Budget estimate, 1924-25
Expenditure from special Government grants—				
Actuals, 1921-22
Do, 1922-23
Do, 1923-24
Budget estimate, 1924-25
Expenditure from special Government grants—				
Actuals, 1921-22
Do, 1922-23
Do, 1923-24
Budget estimate, 1924-25
Net expenditure from taxation and receipts other than Government special taxation and special Government grants—				
Actuals, 1921-22	8,886	1,805	..
Do, 1922-23	8,883	1,007	..
Do, 1923-24	7,271	1,524	..
Budget estimate, 1924-25	11,854	2,450	..

Part II.—Particulars of the net surplus or deficit under general funds.

Details.	Actuals, 1921-22.	Actuals, 1922-23.	Actuals, 1923-24.	Budget Estimate, 1924-25.
(a) Net total receipts under A. General Account—Ordinary	51,045	22,207	21,740	50,150
(b) Net total expenditure, A. General Account—Ordinary	21,281	25,244	19,400	23,227
(c) Excess of (a) over (b)	29,764	4,963	2,340	26,923
(d) Net surplus or deficit after debiting charges for depreciation on assets	—272	4,708	2,022	—1,283
(e) Capital expenditure attributable to (a) and (b)	3,19	500	..
(f) Capital expenditure attributable to (c) and (d)

Details.	March, 1924-25.	March, 1923-24.	March, 1922-23.	Total 25 months, 1922-25.
(a) Actual capital expenditure under all authority derived from General purposes of the local body	1,081	..	1,388	2,469
(b) Opening balance under A. General Accounts—Ordinary	—84	2,200	2,116
(c) Closing balance under A. General Accounts—Ordinary	—905	4,200	7,367	9,562
(d) Miscellaneous income. (Received as 1 per cent on the sale of discharges of the grand average fund &c. General account and sales of discharges and special discharges)	1,077	1,703	1,800	4,580
(e) Balance in closing balance	1,620
BALANCE IN CLOSING BALANCE (ON 31st MARCH 1925)				
Amount 31st March 1925.				
(f) Amount of loans	6,220	..
(g) Amount of other resources	807	..
(h) Balance in closing balance 31st March 1924
(i) General Account
(j) Building Account
(k) Temporary Reserve Account
(l) Veterinary and Buildings Account
(m) Building Account
BALANCE ON 31st March 1925.				
(n) Outstanding bills
(o) Other liabilities
(p) Unclaimed property
(q) Total of balance 31st March 1925 from the 1924-25

No. 187.—The following draft of a rule which the Local Government propose to make under clause (a) of sub-section (2) of section 303 and clause (4) of section 304 of the District Municipalities Act, 1919, is notified for general information under clause (a) of section 303 of that Act. It will be further proceeded with after six weeks from the date of publication of this notification.

DRAFT RULE

The Local Government hereby declare that the officers specified in column (2) of the appended schedule shall be responsible, comparable with the provisions of the cost or non-responsible as specified in the last column.

SCHEDULE.

Municipal Council.

Section and sub-section in clause	Subject	For which cost to be incurred	Responsible
(1)	(2)	(3)	(4)
18 ..	Police to give notice of transfer of license to police authorities.	City ..	Corporation
19 ..	Police to send notice to shew cause after completion of maintenance to reconstruction of building.	Do ..	Do
20 (1) ..	Police to assist or compel to provide notice of road, etc.	Discharged ..	Do
25 ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
27 ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
29 ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
30 ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
31 (2) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
32 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
33 ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
34 ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
35 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
36 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
37 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
38 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
39 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
40 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
41 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
42 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
43 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
44 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
45 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
46 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
47 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
48 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
49 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
50 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
51 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
52 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
53 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
54 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
55 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
56 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
57 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
58 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
59 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
60 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
61 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
62 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
63 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
64 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
65 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
66 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
67 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
68 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
69 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
70 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
71 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
72 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
73 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
74 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
75 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
76 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
77 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
78 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
79 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
80 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
81 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
82 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
83 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
84 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
85 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
86 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
87 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
88 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
89 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
90 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
91 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
92 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
93 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
94 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
95 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
96 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
97 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
98 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
99 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do
100 (1) ..	Police to accept or reject to stop registration in General list of persons carrying on profession, etc.	Do ..	Do

Building and sub-structure to clause (1)	Subject	Pen which may be imposed (2)	Remarks (3)
111	Failure to stop excavation to maintain trench and pipes in existing site, under trees, and in other parts of building.	Fifty	Discretionary.
112	Failure to stop excavation to provide drains or to regulate drains to maintain site and failure to keep drains clear and in proper order.	Do	Discretionary (with penalties of the next).
113	Failure to provide drains for provision used by large numbers of people or to keep these drains free of proper order.	Discretionary	Do.
114	Failure to stop excavation to provide drains for drains, and/or to maintain or to keep them clear, and/or to provide drains for drains.	Do	Discretionary (with penalties of the next).
115	Failure to maintain drains so as to prevent persons using them from harm.	Discretionary	Do.
116	Making connections with mains without permission.	Two hundred	Discretionary.
117	Reception of sewage, refuse, and other filth.	Five	Discretionary.
118	Failure to deposit filth in receptacles, etc.	Do	Discretionary.
119	Disposing refuse in filth in receptacles or in places not used for that purpose.	Twenty	Discretionary.
120	Disposing filth in any place.	Do	Discretionary.
121	Disposing refuse in any place.	Do	Discretionary.
122	Disposing refuse in any place.	Do	Discretionary.
123	Disposing refuse in any place.	Do	Discretionary.
124	Disposing refuse in any place.	Do	Discretionary.
125	Disposing refuse in any place.	Do	Discretionary.
126	Disposing refuse in any place.	Do	Discretionary.
127	Disposing refuse in any place.	Do	Discretionary.
128	Disposing refuse in any place.	Do	Discretionary.
129	Disposing refuse in any place.	Do	Discretionary.
130	Disposing refuse in any place.	Do	Discretionary.
131	Disposing refuse in any place.	Do	Discretionary.
132	Disposing refuse in any place.	Do	Discretionary.
133	Disposing refuse in any place.	Do	Discretionary.
134	Disposing refuse in any place.	Do	Discretionary.
135	Disposing refuse in any place.	Do	Discretionary.
136	Disposing refuse in any place.	Do	Discretionary.
137	Disposing refuse in any place.	Do	Discretionary.
138	Disposing refuse in any place.	Do	Discretionary.
139	Disposing refuse in any place.	Do	Discretionary.
140	Disposing refuse in any place.	Do	Discretionary.
141	Disposing refuse in any place.	Do	Discretionary.
142	Disposing refuse in any place.	Do	Discretionary.
143	Disposing refuse in any place.	Do	Discretionary.
144	Disposing refuse in any place.	Do	Discretionary.
145	Disposing refuse in any place.	Do	Discretionary.
146	Disposing refuse in any place.	Do	Discretionary.
147	Disposing refuse in any place.	Do	Discretionary.
148	Disposing refuse in any place.	Do	Discretionary.
149	Disposing refuse in any place.	Do	Discretionary.
150	Disposing refuse in any place.	Do	Discretionary.
151	Disposing refuse in any place.	Do	Discretionary.
152	Disposing refuse in any place.	Do	Discretionary.
153	Disposing refuse in any place.	Do	Discretionary.
154	Disposing refuse in any place.	Do	Discretionary.
155	Disposing refuse in any place.	Do	Discretionary.
156	Disposing refuse in any place.	Do	Discretionary.
157	Disposing refuse in any place.	Do	Discretionary.
158	Disposing refuse in any place.	Do	Discretionary.
159	Disposing refuse in any place.	Do	Discretionary.
160	Disposing refuse in any place.	Do	Discretionary.
161	Disposing refuse in any place.	Do	Discretionary.
162	Disposing refuse in any place.	Do	Discretionary.
163	Disposing refuse in any place.	Do	Discretionary.
164	Disposing refuse in any place.	Do	Discretionary.
165	Disposing refuse in any place.	Do	Discretionary.
166	Disposing refuse in any place.	Do	Discretionary.
167	Disposing refuse in any place.	Do	Discretionary.
168	Disposing refuse in any place.	Do	Discretionary.
169	Disposing refuse in any place.	Do	Discretionary.
170	Disposing refuse in any place.	Do	Discretionary.
171	Disposing refuse in any place.	Do	Discretionary.
172	Disposing refuse in any place.	Do	Discretionary.
173	Disposing refuse in any place.	Do	Discretionary.
174	Disposing refuse in any place.	Do	Discretionary.
175	Disposing refuse in any place.	Do	Discretionary.
176	Disposing refuse in any place.	Do	Discretionary.
177	Disposing refuse in any place.	Do	Discretionary.
178	Disposing refuse in any place.	Do	Discretionary.
179	Disposing refuse in any place.	Do	Discretionary.
180	Disposing refuse in any place.	Do	Discretionary.
181	Disposing refuse in any place.	Do	Discretionary.
182	Disposing refuse in any place.	Do	Discretionary.
183	Disposing refuse in any place.	Do	Discretionary.
184	Disposing refuse in any place.	Do	Discretionary.
185	Disposing refuse in any place.	Do	Discretionary.
186	Disposing refuse in any place.	Do	Discretionary.
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189	Disposing refuse in any place.	Do	Discretionary.
190	Disposing refuse in any place.	Do	Discretionary.
191	Disposing refuse in any place.	Do	Discretionary.
192	Disposing refuse in any place.	Do	Discretionary.
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197	Disposing refuse in any place.	Do	Discretionary.
198	Disposing refuse in any place.	Do	Discretionary.
199	Disposing refuse in any place.	Do	Discretionary.
200	Disposing refuse in any place.	Do	Discretionary.

[illegible]

Section and sub-section or clause.	Subject.	The which may be imposed.	Remarks.
		(3)	(4)
III	Unlawful, receipt of mirth, and or other mirthful from land owned in the Capital or Capital of mirth or amusement in or to the mirth, etc.	Twenty	.. Unreasonable (with regard only of the mirth).
Sub E of Section IV	Persons in duty operations by mirthful in mirth, give mirthful in mirthful mirthful.	Fifty	.. Unreasonable

No. 105.—In modification of notification No. 104, published on page 61 of Part I-A of the Port St. George Gazette, dated 2nd February 1923, the following revised list of plague-infected areas are published:—

A.—In the Madras Presidency.

District.	Town or town.	District.	Town or town.
Belary	{ Hiddegudi, Mangamallu, Thangamangalam town, Thangamangalam, Sakthothangam, Kodiyal, Palladam, Palladi, Palladi town, Udumalpet.	Madurai—	{ Pala, Tirupulakudi, Tirupulakudi town, Tirumangalam, Chidambaram.
		Madurai	{ Coimbatore, Madurai, Aruppukottai, Dindur, Kizhargudi, Kizhargudi, Kizhargudi town, Kizhargudi, Kizhargudi.
Chennai	{ Chennai, Madurai, Madurai town, Kodiyal.	Madurai	{ Coimbatore, Madurai, Aruppukottai, Dindur, Kizhargudi, Kizhargudi, Kizhargudi town, Kizhargudi, Kizhargudi.
		Madurai	{ Coimbatore, Madurai, Aruppukottai, Dindur, Kizhargudi, Kizhargudi, Kizhargudi town, Kizhargudi, Kizhargudi.
Madurai	{ Chennai, Madurai, Madurai town, Kodiyal.	Madurai	{ Coimbatore, Madurai, Aruppukottai, Dindur, Kizhargudi, Kizhargudi, Kizhargudi town, Kizhargudi, Kizhargudi.
		Madurai	{ Coimbatore, Madurai, Aruppukottai, Dindur, Kizhargudi, Kizhargudi, Kizhargudi town, Kizhargudi, Kizhargudi.

B.—Outside the Madras Presidency.

[Infected localities—Districts and States, and Towns of 25,000 or more inhabitants.]

I. HYDERABAD STATE.

II. BOMBAY.

Districts—Ahmednagar, Dhule, East Kanad, Fars, Kalyan, Kalyan, Kalyan and Thana.

III. THE PUNJAB.

Districts—Amritsar, Ludhiana, Ferozepur, Gurdaspur, Hoshiarpur, Jalandhar, Kapurthala, Lahore, Lyallpur, Multan, Rawalpindi, Sialkot, Sirsa, and Thana.

IV. THE PUNJAB.

Districts—Amritsar, Ludhiana, Ferozepur, Gurdaspur, Hoshiarpur, Jalandhar, Kapurthala, Lahore, Lyallpur, Multan, Rawalpindi, Sialkot, Sirsa, and Thana.

V. THE PUNJAB.

Districts—Amritsar, Ludhiana, Ferozepur, Gurdaspur, Hoshiarpur, Jalandhar, Kapurthala, Lahore, Lyallpur, Multan, Rawalpindi, Sialkot, Sirsa, and Thana.

VI. THE PUNJAB.

Districts—Amritsar, Ludhiana, Ferozepur, Gurdaspur, Hoshiarpur, Jalandhar, Kapurthala, Lahore, Lyallpur, Multan, Rawalpindi, Sialkot, Sirsa, and Thana.

VII. THE PUNJAB.

Districts—Amritsar, Ludhiana, Ferozepur, Gurdaspur, Hoshiarpur, Jalandhar, Kapurthala, Lahore, Lyallpur, Multan, Rawalpindi, Sialkot, Sirsa, and Thana.

Port St. George, January 14, 1923 (S.O. No. 105, I. & M.).

No. 105.—The following draft of an ordinance which the Government propose to make is submitted for the opinion of the members and the chairman of the committee, published in notification No. 104 on page 61 of Part I-A of the Port St. George Gazette, dated 2nd February 1923, is published by general information under section 200 of the Madras District Municipalities Act, 1921. It will be further proceeded with after six weeks from the date of publication of this notification.

DEBATE ABSTRACTION.

In rule VII between the words "Government Town" and the words "for publication" the words "through the Collector of the District" shall be inserted.

Port St. George, February 3, 1925.

No. 180.—In compliance of the orders issued in G.O. No. 838, P.W., dated 11th April 1923, the Government direct that the Agent to the Railway Company concerned should be notified from the list of persons to whom prompt notification should be given of the outbreak of cholera in any local area.

ACQUISITION OF LANDS.

Port St. George, February 16, 1925.

No. 178.—Under section 4 of the Land Acquisition Act, 1894, the Government hereby declare that the land mentioned below and measuring 7,181 square feet, be the same a little more or less, is needed for a public purpose, to wit, for opening of a lane from Alder Rhodes lane to Thelatal lake, Chidambaram taluk, South Arcot District; and, under sections 3 and 7, the Revenue District Officer, Chidambaram, is appointed to perform the functions of a Collector under the Act and directed to issue order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Chidambaram, and may be inspected at any time during office hours.

South Arcot District, Chidambaram taluk, Marakappan village.

Land, dry, P.R. No. 1247-5, belonging to Venkatasani Ganesh and Elam Ganesh, situated for the time being in Vengalambalam village, bounded on the north by No. 1271 and by No. 1267-1; south by No. 1261; west by Nos. 1260, 1258, 1248, 1251, 1252, 1253 and 1252	3.140
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Ac. No.

No. 179.—Under section 4 of the Land Acquisition Act, 1894, the Government hereby declare that the land mentioned below and measuring about 2 acres or 87931 square feet, be the same a little more or less, is needed for a public purpose, to wit, for the construction of wells at Demakottai, Tiruvendikulam taluk, Tiruvendikulam District; and, under sections 3 and 7, the Revenue District Officer, Tiruvendikulam, is appointed to perform the functions of a Collector under the Act and directed to issue order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Tiruvendikulam, and may be inspected at any time during office hours.

Tiruvendikulam District, Tiruvendikulam taluk, Demakottai village.

Land, dry, belonging to Kallammaniam Pillai, son of Venkai, and Kanyappa Parai, situated for the time being in Chidambaram taluk, South Arcot District, bounded on the north by closed land belonging to Kanyappa Parai; and south by closed land belonging to Kanyappa Parai	2.140
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Ac. No.

No. 180.—Whereas it appears to Government that the land mentioned below is needed for a public purpose, to wit, for widening the main road at Rajahmundry town, Rajahmundry taluk, Godavari District, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923. The Government hereby empower the Revenue District Officer, Rajahmundry, and his subordinates to exercise the powers conferred by section 3 (2) of the Act, and, under section 3, appoint the Revenue District Officer, Rajahmundry, to perform the functions of a Collector under section 3-A of the Act.

Godavari District, Rajahmundry taluk, Rajahmundry town.

Part of a dwelling house at Ponnala Malpa and others of Rajahmundry town	2.140
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Ac. No.

No. 181.—Whereas it appears to Government that the land mentioned below is needed for a public purpose, to wit, for widening the main road at Rajahmundry town, Rajahmundry taluk, Godavari District, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923. The Government hereby empower the Revenue District Officer, Rajahmundry, and his subordinates to exercise the powers conferred by section 3 (2) of the Act, and, under section 3, appoint the Revenue District Officer, Rajahmundry, to perform the functions of a Collector under section 3-A of the Act.

Godavari District, Rajahmundry taluk, Rajahmundry town.

Part of a dwelling house at Ponnala Malpa and others of Rajahmundry town	2.140
--	---------	-------

Ac. No.

F. L. MOORE,
Acting Secretary to Government.



Published by Elsevier.

Fig. 4.1

MADRAS, TUESDAY EVENING, FEBRUARY 10, 1931. (Page, 1 over)

Part 3-3.—Educational

CONCLUSIONS

Law (Section) Description	10	11	12	13	14	15	16	17	18
Unlawful Possession	10	11	12	13	14	15	16	17	18
Arrest	10	11	12	13	14	15	16	17	18

Government Technical Employees—Good Marks passed; Lists of Teachers' Certificates Suspended during 1914

LAW DEPARTMENT

(Cidreault)

APPENDICES

Fort St George, February 2, 1825.

[With effect from the date of taking charge.]

No. 24.—Miss K. Zerkow, Assistant, Government Secondary and Training School for Women, Chumayev, in the Subordinate Educational Service (Women's Branch), to officiate as Superintendent, Government Secondary and Training School for Women, Chumayev, in the Modern Educational Service (Women's Branch), vice Miss K. Scheldt, on either day or until further orders.

Fort St. George, February 6, 1825.

(With effect from the date of taking charge.)

No 23.—Mr. Robert George Brown, Principal, Teachers' College, Budapest, is an ex Officio of Public Instruction and Commissioner for Government Examinations, Modra, during the absence or other duty of Mr. R. Litzbauer, or until further orders.

No. 26.—Under section 5 of the Madras Elementary Education Act, 1926, the Government are pleased to appoint Muhammad Aliyu Ali Khan Bahadur, M.L.C., to be a member of the District Educational Council for the district of Hassan.

NOTIFICATION

No. 17.—The following certificate of the Government of India is reproduced:—

DEPARTMENT OF EDUCATION, RESULTS AFTER 2 YEARS

Figure 2

2286, 64: 248, January 1978.

No. 143.—Mr. R. Latchkumar, M.A., Director of Public Instruction, Madras, is appointed to officiate as Educational Commissioner with the Government of India and Superintendent of Education, Delhi and Aymer-Memorial, near Mr. J. A. Fisher.

V. T. KISHIMOTO AND H. YAMAMOTO,
Sendai University, Sendai, Japan

MISCELLANEOUS NOTIFICATIONS.

GOVERNMENT EXAMINATIONS.

SPECIAL TEST EXAMINATIONS, DECEMBER 1922.

NOTICE INVOLVING INTEREST OF CANDIDATES.

Candidates who passed one or more tests at the Special Test Examinations held in December 1924 are hereby informed that their certificates will be issued on or after the 1st April 1925 and for these months only from that date.

3. All candidates except such as were examined at Madras, Pudukottai or Nilgiris should apply for their certificates to the Commissioners of the districts in which they were examined; those examined at Madras should apply for their certificates to the Tabular Officer, Madras, those examined at Pudukottai, to the Assistant Field Officer for Pudukottai, Tutuampy, and those examined at Nilgiris, to the Commissioner of Coorg, Nilgiris.

4. In applying for certificates, each candidate should give his register number and state the office he holds.

5. Candidates should apply for their certificates through the heads of the offices in which they are employed. Those who had an appointment should submit application from some recognised authority in the office that they passed the Special Tests held in December 1921 (the test being specified).

6. Candidates who apply for their certificates on or after the 1st July next will be required, under G. O. No. 210, Educational, dated the 21st May 1920, to pay a penalty of one rupee for each certificate.

The amount of penalty should be paid into a Government Treasury and the receipt enclosed with the application. This application should not be made to the undersigned but must be addressed to the officer concerned (note paragraph 2 above) who will file the receipt in his office and forward the certificate.

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 24 February 1923.

D. A. HODDAY,
Secretary.

UNIVERSITY OF MADRAS.

NOTIFICATION.

LETTERS OF A MEMBER TO THE COUNCIL OF APPELLATE COLLEGE.

It is hereby notified, under Law 4 of Chapter VI of the Laws of the University, that M. R. S. B. Appa Rao, B.A., LL.B., Assistant Lecturer in Philosophy, Government Arts College, Rajahmundry, has been declared duly elected by the members of the teaching staff of the college as a member of the Council of Affiliated Colleges, in place of M. R. S. M. Suryanarayana Rao, B.A., LL.B., resigned.

(By order)

Secrets House, 4th February 1923.

W. McLEAN,
Registrar.

GOVERNMENT MUHAMMADAN TRAINING SCHOOL FOR MISTRESSES,
TRICHINPOLY.

Applications are invited from Muhammadan candidates seeking admission into the Government Muhammadan Training School for Mistresses, Trichinopoly, for entrance in July 1923.

Rules of previous year, for reference to the department are as follows:—

Elementary department, { Higher grade		34	4	0	..
{ Lower grade		10	8	0	..

Every candidate shall forward with her application the following certificates:—

(1) A health certificate from a registered medical officer certifying that the candidate is physically fit to perform efficiently the duties of a teacher.

(2) A certificate from a competent authority in the effect that the candidate's age is not less than 15 years and does not exceed 25 years or, in the case of a candidate who has been employed continuously as a teacher in a recognized school for not less than three years, 20 years, a birth certificate is required.

(3) A residence certificate from an Inspector or Deputy Inspector of Registration that the candidate bears satisfactory marks of vaccination and that she has been vaccinated within the past two years.

(4) A student certificate signed by an Inspector or the President of a Local Board or the Chairman of a Municipal Council or the Manager or Principal of the Headmaster of a recognized school.

(5) A certificate of education—the minimum requirements shall be for the Elementary Higher department, a certificate of having passed the third class or eighth class in a recognized school, and for the Elementary Lower, a certificate of having passed the fifth standard in a recognized school.

The training course will cover a duration of two years.

(6) Secondary students on being admitted shall enter into an agreement with the Government, binding themselves to teach for a period of two years in a recognized institution in the Madras Presidency and to appear for such examinations as may be prescribed by the sanctioning authority.

(7) Every student will be in probation for fifty working days of her training.

NOTIFICATIONS.

The service roll of T. Pappayya Naidu, son of Thiruvendharai Engkavulu, late sub. post. office, of the Deputy Inspector of Schools, Pannar range, is being in this office cancelled for a long time. Notice is hereby given that, if the service roll is not obtained within a month from the date of this notification, the same will be destroyed.

G. RADHAKRISHNAN,

Acting Deputy Inspector of Schools, Pannar Range.

Madras, 2nd February 1925.

VACANCY.

Advertisements are invited for the post of Physical Training Instructor, Government Training School, Madras, at Rs. 25 per month. The vacancy is at present acting only. The following particulars should be clearly furnished in the application:—

(1) Name; (2) Date; (3) Age or date of birth; (4) Present employment, if any (in which case the application should be sent through the employer); (5) Qualifications—General and professional.

The selected applicant should be prepared to join duty at once.

H. F. SAUNDERS,

District Educational Officer, Madras.

Madras, 2nd January 1925.

THIRUVE SHORTHAND MANUAL.

Copies of this publication by M. Srinivasa Iyer, which has been recommended for the use of students taking vernacular shorthand as an optional subject, are available for sale at the Government Press, Madras Road Branch, Madras, at Rs. 4-4-5 a copy.

⁴ 原中国建设银行、中国工商银行、中国农业银行、中国建设银行。

Pine Creek.					
Regular number and name of candidate.	Class of society.	Time of nomination.	Regular number and name of candidate.	Class of society.	Time of nomination.
1 T. Williams, Presbyterian.	B	Mo. Sa.	10 H. H. Thompson.	C	Mo. Sa.
2 T. Williams, Presb. M. S.	B	Do.	11 J. H. Thompson.	C	Do.
3 C. Williams, Presb. M. S.	B	Do.	12 J. H. Thompson.	C	Do.
Beech Creek.					
1 T. Williams, Presbyterian.	B	Mo. Sa.	21 T. Williams, Presbyterian.	B	Mo. Sa.
2 T. Williams, Presb. M. S.	B	Do.	22 T. Williams, Presb. M. S.	B	Do.
3 C. Williams, Presb. M. S.	B	Do.	23 T. Williams, Presb. M. S.	B	Do.
4 T. Williams, Presb. M. S.	B	Do.	24 T. Williams, Presb. M. S.	B	Do.
5 T. Williams, Presb. M. S.	B	Do.	25 T. Williams, Presb. M. S.	B	Do.
6 T. Williams, Presb. M. S.	B	Do.	26 T. Williams, Presb. M. S.	B	Do.
7 T. Williams, Presb. M. S.	B	Do.	27 T. Williams, Presb. M. S.	B	Do.
8 T. Williams, Presb. M. S.	B	Do.	28 T. Williams, Presb. M. S.	B	Do.
9 T. Williams, Presb. M. S.	B	Do.	29 T. Williams, Presb. M. S.	B	Do.
10 T. Williams, Presb. M. S.	B	Do.	30 T. Williams, Presb. M. S.	B	Do.
11 T. Williams, Presb. M. S.	B	Do.	31 T. Williams, Presb. M. S.	B	Do.
12 T. Williams, Presb. M. S.	B	Do.	32 T. Williams, Presb. M. S.	B	Do.
13 T. Williams, Presb. M. S.	B	Do.	33 T. Williams, Presb. M. S.	B	Do.
14 T. Williams, Presb. M. S.	B	Do.	34 T. Williams, Presb. M. S.	B	Do.
15 T. Williams, Presb. M. S.	B	Do.	35 T. Williams, Presb. M. S.	B	Do.
16 T. Williams, Presb. M. S.	B	Do.	36 T. Williams, Presb. M. S.	B	Do.
17 T. Williams, Presb. M. S.	B	Do.	37 T. Williams, Presb. M. S.	B	Do.
18 T. Williams, Presb. M. S.	B	Do.	38 T. Williams, Presb. M. S.	B	Do.
19 T. Williams, Presb. M. S.	B	Do.	39 T. Williams, Presb. M. S.	B	Do.
20 T. Williams, Presb. M. S.	B	Do.	40 T. Williams, Presb. M. S.	B	Do.
21 T. Williams, Presb. M. S.	B	Do.	41 T. Williams, Presb. M. S.	B	Do.
22 T. Williams, Presb. M. S.	B	Do.	42 T. Williams, Presb. M. S.	B	Do.
23 T. Williams, Presb. M. S.	B	Do.	43 T. Williams, Presb. M. S.	B	Do.
24 T. Williams, Presb. M. S.	B	Do.	44 T. Williams, Presb. M. S.	B	Do.
25 T. Williams, Presb. M. S.	B	Do.	45 T. Williams, Presb. M. S.	B	Do.
26 T. Williams, Presb. M. S.	B	Do.	46 T. Williams, Presb. M. S.	B	Do.
27 T. Williams, Presb. M. S.	B	Do.	47 T. Williams, Presb. M. S.	B	Do.
28 T. Williams, Presb. M. S.	B	Do.	48 T. Williams, Presb. M. S.	B	Do.
29 T. Williams, Presb. M. S.	B	Do.	49 T. Williams, Presb. M. S.	B	Do.
30 T. Williams, Presb. M. S.	B	Do.	50 T. Williams, Presb. M. S.	B	Do.
31 T. Williams, Presb. M. S.	B	Do.	51 T. Williams, Presb. M. S.	B	Do.
32 T. Williams, Presb. M. S.	B	Do.	52 T. Williams, Presb. M. S.	B	Do.
33 T. Williams, Presb. M. S.	B	Do.	53 T. Williams, Presb. M. S.	B	Do.
34 T. Williams, Presb. M. S.	B	Do.	54 T. Williams, Presb. M. S.	B	Do.
35 T. Williams, Presb. M. S.	B	Do.	55 T. Williams, Presb. M. S.	B	Do.
36 T. Williams, Presb. M. S.	B	Do.	56 T. Williams, Presb. M. S.	B	Do.
37 T. Williams, Presb. M. S.	B	Do.	57 T. Williams, Presb. M. S.	B	Do.
38 T. Williams, Presb. M. S.	B	Do.	58 T. Williams, Presb. M. S.	B	Do.
39 T. Williams, Presb. M. S.	B	Do.	59 T. Williams, Presb. M. S.	B	Do.
40 T. Williams, Presb. M. S.	B	Do.	60 T. Williams, Presb. M. S.	B	Do.
41 T. Williams, Presb. M. S.	B	Do.	61 T. Williams, Presb. M. S.	B	Do.
42 T. Williams, Presb. M. S.	B	Do.	62 T. Williams, Presb. M. S.	B	Do.
43 T. Williams, Presb. M. S.	B	Do.	63 T. Williams, Presb. M. S.	B	Do.
44 T. Williams, Presb. M. S.	B	Do.	64 T. Williams, Presb. M. S.	B	Do.
45 T. Williams, Presb. M. S.	B	Do.	65 T. Williams, Presb. M. S.	B	Do.
46 T. Williams, Presb. M. S.	B	Do.	66 T. Williams, Presb. M. S.	B	Do.
47 T. Williams, Presb. M. S.	B	Do.	67 T. Williams, Presb. M. S.	B	Do.
48 T. Williams, Presb. M. S.	B	Do.	68 T. Williams, Presb. M. S.	B	Do.
49 T. Williams, Presb. M. S.	B	Do.	69 T. Williams, Presb. M. S.	B	Do.
50 T. Williams, Presb. M. S.	B	Do.	70 T. Williams, Presb. M. S.	B	Do.
51 T. Williams, Presb. M. S.	B	Do.	71 T. Williams, Presb. M. S.	B	Do.
52 T. Williams, Presb. M. S.	B	Do.	72 T. Williams, Presb. M. S.	B	Do.
53 T. Williams, Presb. M. S.	B	Do.	73 T. Williams, Presb. M. S.	B	Do.
54 T. Williams, Presb. M. S.	B	Do.	74 T. Williams, Presb. M. S.	B	Do.
55 T. Williams, Presb. M. S.	B	Do.	75 T. Williams, Presb. M. S.	B	Do.
56 T. Williams, Presb. M. S.	B	Do.	76 T. Williams, Presb. M. S.	B	Do.
57 T. Williams, Presb. M. S.	B	Do.	77 T. Williams, Presb. M. S.	B	Do.
58 T. Williams, Presb. M. S.	B	Do.	78 T. Williams, Presb. M. S.	B	Do.
59 T. Williams, Presb. M. S.	B	Do.	79 T. Williams, Presb. M. S.	B	Do.
60 T. Williams, Presb. M. S.	B	Do.	80 T. Williams, Presb. M. S.	B	Do.
61 T. Williams, Presb. M. S.	B	Do.	81 T. Williams, Presb. M. S.	B	Do.
62 T. Williams, Presb. M. S.	B	Do.	82 T. Williams, Presb. M. S.	B	Do.
63 T. Williams, Presb. M. S.	B	Do.	83 T. Williams, Presb. M. S.	B	Do.
64 T. Williams, Presb. M. S.	B	Do.	84 T. Williams, Presb. M. S.	B	Do.
65 T. Williams, Presb. M. S.	B	Do.	85 T. Williams, Presb. M. S.	B	Do.
66 T. Williams, Presb. M. S.	B	Do.	86 T. Williams, Presb. M. S.	B	Do.
67 T. Williams, Presb. M. S.	B	Do.	87 T. Williams, Presb. M. S.	B	Do.
68 T. Williams, Presb. M. S.	B	Do.	88 T. Williams, Presb. M. S.	B	Do.
69 T. Williams, Presb. M. S.	B	Do.	89 T. Williams, Presb. M. S.	B	Do.
70 T. Williams, Presb. M. S.	B	Do.	90 T. Williams, Presb. M. S.	B	Do.
71 T. Williams, Presb. M. S.	B	Do.	91 T. Williams, Presb. M. S.	B	Do.
72 T. Williams, Presb. M. S.	B	Do.	92 T. Williams, Presb. M. S.	B	Do.
73 T. Williams, Presb. M. S.	B	Do.	93 T. Williams, Presb. M. S.	B	Do.
74 T. Williams, Presb. M. S.	B	Do.	94 T. Williams, Presb. M. S.	B	Do.
75 T. Williams, Presb. M. S.	B	Do.	95 T. Williams, Presb. M. S.	B	Do.
76 T. Williams, Presb. M. S.	B	Do.	96 T. Williams, Presb. M. S.	B	Do.
77 T. Williams, Presb. M. S.	B	Do.	97 T. Williams, Presb. M. S.	B	Do.
78 T. Williams, Presb. M. S.	B	Do.	98 T. Williams, Presb. M. S.	B	Do.
79 T. Williams, Presb. M. S.	B	Do.	99 T. Williams, Presb. M. S.	B	Do.
80 T. Williams, Presb. M. S.	B	Do.	100 T. Williams, Presb. M. S.	B	Do.

Office of the Council, for Oral Examinations,
Madras, 28th January 1951.

GOVERNMENT TECHNICAL EXAMINATIONS, NOVEMBER 1924

The following candidates are declared to have passed the GOVERNMENT TECHNICAL EXAMINATIONS held in November 1913 in the subjects under which their names appear:—

(a notice will be published in Part 3-B of the Post St. George County in the month of March, stating when and in whose application, should be made for restoration.)

[S.B.—*Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-submission of their names would not be admitted to.*]

W. H. Harkness.	W. H. Harkness, Omaha, Nebraska.	C. M. Indian, Chicago.
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TYPE-WRITING MACHINE GRADE.

Four Cases.					
Register number and name of member.	Class of member.	Place of membership.	Register number and name of member.	Class of member.	Place of membership.
476 Giovanni Martinelli, Milan.	1	Manitowish.	2018 H. E. Van derburg.	1	Thamesville.
508 Angelo Verducci, St. Louis.	2	Do.	2042 P. S. Verducci, Jr., Appleton.	1	Madison.
1018 H. S. Zamboni.	2	Thamesville.	1628 W. H. Zimmerman.	2	Do.

Source: <http://www.fishbase.org>

Regular number, name of candidate and class of membership

[illegible]



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

Fig. 6.7

MADRAS, TUESDAY EVENING, FEBRUARY 10, 1925. (Page 1 cont.)

LIST OF PROBATIONARY TEACHERS' CERTIFICATES COMPLETED BY THE
DISTRICT EDUCATIONAL OFFICER, GANJAM, DURING 1934.

Number of days of term.	Name of teacher.	Sex.	Institution to which attached.	Year of founding of institution connected with.	Date of expiry— 1916.
SECONDARY GRADE.					
First Class.					
4122	Johannes Peters	M	Government Training School, Berlin- pore	1855	21st Jan.
4124	Pauline Peters	M	Secondary school attached to P. S. College, Gumbach.	1855	17th Jan.
Second Class.					
4128	Joseph Peters	M	Government Training School, Berlin- pore	1855	21st Jan.
4132	Karl Pfeiffer	M	Do. do. do.	1875	22d Feb.
4134	Richard Rahn Peters	M	Do. do. do.	1871	23d Feb.
4135	Julius Rahn	M	Do. do. do.	1871	19th May
4137	Ulrich Rasmussen	M	Secondary school attached to A. F. S. College, Yangchow	1872	12th Feb.
4143	Karl Rasmussen	M	Training school attached to High School, Finkenbergh.	1869	19th Dec.
4145	Carl Rasmussen	M	Government Training School, Berlin- pore	1872	2d Dec.
4147	Carl Rasmussen	M	Government Training School, Berlin- pore	1872	21st Dec.
4149	Ernst Rahn	M	Do. do. do.	1870	12th Dec.
4151	Ernst Rahn	M	Secondary school attached to A. F. S. College, Yangchow.	1872	21st Jan.
LOWER ELEMENTARY GRADE.					
First Class.					
4153	Augustine Rahn	M	Government Training School, Berlin- pore	1872	23d Jan.
4155	Carl Rasmussen	M	Government Training School, Berlin- pore	1872	19th Oct.
Second Class.					
4157	Ernst Rahn	M	Government Training School, Berlin- pore	1872	9th Dec.
4159	Ernst Rahn	M	Government Training School, Berlin- pore	1872	21st Dec.
4161	Ernst Rahn	M	Government Training School, Berlin- pore	1872	21st Dec.

36 mm Hg.

Registration No.	Name of teacher.	Location in which taught	Year of teaching preceding graduation	Date of application
HIGHER ELEMENTARY GRADES—cont.				
SECOND GRADE—cont.				
22670	Krypan Tsoungyoo ..	Government Training School, Chongchun ..	1905	1914
24070	Pahn Tsoungyoo ..	Do	Do	1915
24071	Yuh-shih Tsoungyoo ..	Do	Do	1915
22247	Yuh-shih Tsoungyoo ..	Do	Do	1915
24072	Yuh-shih Tsoungyoo ..	Do	Do	1915
24073	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24074	Yuh-shih Tsoungyoo ..	Do	Do	1915
24075	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24076	Yuh-shih Tsoungyoo ..	Do	Do	1915
24077	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24078	Yuh-shih Tsoungyoo ..	Do	Do	1915
24079	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24080	Yuh-shih Tsoungyoo ..	Do	Do	1915
24081	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24082	Yuh-shih Tsoungyoo ..	Do	Do	1915
24083	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24084	Yuh-shih Tsoungyoo ..	Do	Do	1915
24085	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24086	Yuh-shih Tsoungyoo ..	Do	Do	1915
24087	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24088	Yuh-shih Tsoungyoo ..	Do	Do	1915
24089	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24090	Yuh-shih Tsoungyoo ..	Do	Do	1915
24091	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24092	Yuh-shih Tsoungyoo ..	Do	Do	1915
24093	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24094	Yuh-shih Tsoungyoo ..	Do	Do	1915
24095	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24096	Yuh-shih Tsoungyoo ..	Do	Do	1915
24097	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24098	Yuh-shih Tsoungyoo ..	Do	Do	1915
24099	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24100	Yuh-shih Tsoungyoo ..	Do	Do	1915
24101	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24102	Yuh-shih Tsoungyoo ..	Do	Do	1915
24103	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24104	Yuh-shih Tsoungyoo ..	Do	Do	1915
24105	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24106	Yuh-shih Tsoungyoo ..	Do	Do	1915
24107	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24108	Yuh-shih Tsoungyoo ..	Do	Do	1915
24109	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24110	Yuh-shih Tsoungyoo ..	Do	Do	1915
24111	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24112	Yuh-shih Tsoungyoo ..	Do	Do	1915
24113	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24114	Yuh-shih Tsoungyoo ..	Do	Do	1915
24115	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24116	Yuh-shih Tsoungyoo ..	Do	Do	1915
24117	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24118	Yuh-shih Tsoungyoo ..	Do	Do	1915
24119	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24120	Yuh-shih Tsoungyoo ..	Do	Do	1915
24121	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24122	Yuh-shih Tsoungyoo ..	Do	Do	1915
24123	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24124	Yuh-shih Tsoungyoo ..	Do	Do	1915
24125	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24126	Yuh-shih Tsoungyoo ..	Do	Do	1915
24127	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24128	Yuh-shih Tsoungyoo ..	Do	Do	1915
24129	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24130	Yuh-shih Tsoungyoo ..	Do	Do	1915
24131	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24132	Yuh-shih Tsoungyoo ..	Do	Do	1915
24133	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24134	Yuh-shih Tsoungyoo ..	Do	Do	1915
24135	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24136	Yuh-shih Tsoungyoo ..	Do	Do	1915
24137	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24138	Yuh-shih Tsoungyoo ..	Do	Do	1915
24139	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24140	Yuh-shih Tsoungyoo ..	Do	Do	1915
24141	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24142	Yuh-shih Tsoungyoo ..	Do	Do	1915
24143	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24144	Yuh-shih Tsoungyoo ..	Do	Do	1915
24145	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24146	Yuh-shih Tsoungyoo ..	Do	Do	1915
24147	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24148	Yuh-shih Tsoungyoo ..	Do	Do	1915
24149	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24150	Yuh-shih Tsoungyoo ..	Do	Do	1915
24151	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24152	Yuh-shih Tsoungyoo ..	Do	Do	1915
24153	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24154	Yuh-shih Tsoungyoo ..	Do	Do	1915
24155	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24156	Yuh-shih Tsoungyoo ..	Do	Do	1915
24157	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24158	Yuh-shih Tsoungyoo ..	Do	Do	1915
24159	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24160	Yuh-shih Tsoungyoo ..	Do	Do	1915
24161	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24162	Yuh-shih Tsoungyoo ..	Do	Do	1915
24163	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24164	Yuh-shih Tsoungyoo ..	Do	Do	1915
24165	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24166	Yuh-shih Tsoungyoo ..	Do	Do	1915
24167	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24168	Yuh-shih Tsoungyoo ..	Do	Do	1915
24169	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24170	Yuh-shih Tsoungyoo ..	Do	Do	1915
24171	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24172	Yuh-shih Tsoungyoo ..	Do	Do	1915
24173	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24174	Yuh-shih Tsoungyoo ..	Do	Do	1915
24175	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24176	Yuh-shih Tsoungyoo ..	Do	Do	1915
24177	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24178	Yuh-shih Tsoungyoo ..	Do	Do	1915
24179	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24180	Yuh-shih Tsoungyoo ..	Do	Do	1915
24181	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24182	Yuh-shih Tsoungyoo ..	Do	Do	1915
24183	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24184	Yuh-shih Tsoungyoo ..	Do	Do	1915
24185	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24186	Yuh-shih Tsoungyoo ..	Do	Do	1915
24187	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24188	Yuh-shih Tsoungyoo ..	Do	Do	1915
24189	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24190	Yuh-shih Tsoungyoo ..	Do	Do	1915
24191	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24192	Yuh-shih Tsoungyoo ..	Do	Do	1915
24193	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24194	Yuh-shih Tsoungyoo ..	Do	Do	1915
24195	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24196	Yuh-shih Tsoungyoo ..	Do	Do	1915
24197	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24198	Yuh-shih Tsoungyoo ..	Do	Do	1915
24199	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24200	Yuh-shih Tsoungyoo ..	Do	Do	1915
24201	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24202	Yuh-shih Tsoungyoo ..	Do	Do	1915
24203	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24204	Yuh-shih Tsoungyoo ..	Do	Do	1915
24205	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24206	Yuh-shih Tsoungyoo ..	Do	Do	1915
24207	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24208	Yuh-shih Tsoungyoo ..	Do	Do	1915
24209	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24210	Yuh-shih Tsoungyoo ..	Do	Do	1915
24211	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24212	Yuh-shih Tsoungyoo ..	Do	Do	1915
24213	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24214	Yuh-shih Tsoungyoo ..	Do	Do	1915
24215	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24216	Yuh-shih Tsoungyoo ..	Do	Do	1915
24217	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24218	Yuh-shih Tsoungyoo ..	Do	Do	1915
24219	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24220	Yuh-shih Tsoungyoo ..	Do	Do	1915
24221	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24222	Yuh-shih Tsoungyoo ..	Do	Do	1915
24223	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24224	Yuh-shih Tsoungyoo ..	Do	Do	1915
24225	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24226	Yuh-shih Tsoungyoo ..	Do	Do	1915
24227	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24228	Yuh-shih Tsoungyoo ..	Do	Do	1915
24229	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24230	Yuh-shih Tsoungyoo ..	Do	Do	1915
24231	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24232	Yuh-shih Tsoungyoo ..	Do	Do	1915
24233	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24234	Yuh-shih Tsoungyoo ..	Do	Do	1915
24235	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24236	Yuh-shih Tsoungyoo ..	Do	Do	1915
24237	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24238	Yuh-shih Tsoungyoo ..	Do	Do	1915
24239	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24240	Yuh-shih Tsoungyoo ..	Do	Do	1915
24241	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24242	Yuh-shih Tsoungyoo ..	Do	Do	1915
24243	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24244	Yuh-shih Tsoungyoo ..	Do	Do	1915
24245	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24246	Yuh-shih Tsoungyoo ..	Do	Do	1915
24247	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24248	Yuh-shih Tsoungyoo ..	Do	Do	1915
24249	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24250	Yuh-shih Tsoungyoo ..	Do	Do	1915
24251	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24252	Yuh-shih Tsoungyoo ..	Do	Do	1915
24253	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24254	Yuh-shih Tsoungyoo ..	Do	Do	1915
24255	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24256	Yuh-shih Tsoungyoo ..	Do	Do	1915
24257	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24258	Yuh-shih Tsoungyoo ..	Do	Do	1915
24259	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24260	Yuh-shih Tsoungyoo ..	Do	Do	1915
24261	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24262	Yuh-shih Tsoungyoo ..	Do	Do	1915
24263	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24264	Yuh-shih Tsoungyoo ..	Do	Do	1915
24265	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24266	Yuh-shih Tsoungyoo ..	Do	Do	1915
24267	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24268	Yuh-shih Tsoungyoo ..	Do	Do	1915
24269	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24270	Yuh-shih Tsoungyoo ..	Do	Do	1915
24271	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24272	Yuh-shih Tsoungyoo ..	Do	Do	1915
24273	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24274	Yuh-shih Tsoungyoo ..	Do	Do	1915
24275	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24276	Yuh-shih Tsoungyoo ..	Do	Do	1915
24277	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24278	Yuh-shih Tsoungyoo ..	Do	Do	1915
24279	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24280	Yuh-shih Tsoungyoo ..	Do	Do	1915
24281	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24282	Yuh-shih Tsoungyoo ..	Do	Do	1915
24283	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24284	Yuh-shih Tsoungyoo ..	Do	Do	1915
24285	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24286	Yuh-shih Tsoungyoo ..	Do	Do	1915
24287	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915
24288	Yuh-shih Tsoungyoo ..	Do	Do	1915
24289	Yuh-shih Tsoungyoo ..	Government Training School, Chongchun ..	1915	1915

Teacher's name	Name of teacher.	Institution in which trained.	Year of teaching certificate.	Date of completion.
LOWER ELEMENTARY GRADE—cont.				
Female Teachers				
23449	Elizabeth Day	Government Training School, Ramoth, Do.	1918	1924
23450	Elizabeth Fynn	Do.	1918	1924
23451	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23452	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23453	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23454	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23455	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23456	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23457	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23458	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23459	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23460	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23461	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23462	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23463	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23464	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23465	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23466	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23467	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23468	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23469	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23470	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23471	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23472	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23473	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23474	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23475	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23476	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23477	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23478	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23479	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23480	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924

M = Male

Georgetown, 19th January 1925.

P. F. FRYSON,
District Education Officer, Guyana.

LIST OF TEACHERS' CERTIFICATES COMPLETED BY THE INSPECTRESS OF GIRLS' SCHOOLS, NORWICH CIRCLE, DURING 1924.

Teacher's name	Name of teacher.	Institution in which trained.	Year of teaching certificate.	Date of completion.
Female Teachers				
SECONDARY GRADE				
Female Teachers				
23481	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23482	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23483	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23484	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23485	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23486	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23487	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23488	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23489	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23490	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23491	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23492	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23493	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23494	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23495	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23496	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23497	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23498	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23499	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23500	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924

HIGHER SECONDARY GRADE

23501	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23502	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23503	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23504	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23505	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23506	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23507	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23508	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23509	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23510	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23511	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23512	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23513	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23514	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23515	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23516	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23517	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23518	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23519	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924
23520	Elizabeth Fynn	Government Training School, Ramoth, Do.	1918	1924

Teacher's name and number	Name of teacher	Section to which infant	Year of joining the Training School, or date of admission to Government service	Date of joining the service
Females—cont.				
MIDDLE ELEMENTARY GRADE—cont.				
Senior Class—cont.				
2118/31	Geokimetha Khatamun	A. E. M. Training School for Malacca, Malacca	Mar. 1912	1916
2119/1	Kohelal Khatamun Khat	Government Secondary and Training School for Women, Malacca	Nov. 1911	1st July
2120/32	Isipal Khatamun	A. E. M. Training School for Malacca, Malacca	Mar. 1912	20th July
2146	Anpan Khatamun	Government Secondary and Training School for Women, Malacca	Mar. 1912	Do
2147/33	Chandana Khatamun	Mal Training School for Malacca, Malacca	Mar. 1912	1st Sep.
2148/34	Katral Khatamun	C. M. S. Malacca Training School for Malacca, Malacca	Do	Do
2149/35	Nirang Khatamun	Do	Do	Do
2150/36	Talika Khatamun	A. E. M. Training School for Malacca, Malacca	April 1912	Do
2151/37	O. T. Khatamun	Government Secondary and Training School for Women, Malacca	Mar. 1912	12th Oct.
2152/38	Khatamun Khatamun	C. M. S. Malacca Training School for Malacca, Malacca	Mar. 1912	1st Nov.
2153/39	T. Khatamun	Government Secondary and Training School for Women, Malacca	Mar. 1912	Do
LOWER ELEMENTARY GRADE				
Senior Class.				
2154/40	Isipal Khatamun	Government Training School for Malacca, Malacca	Mar. 1912	1st Oct.
Junior Class.				
2155/41	Khatamun Khatamun	Government Training School for Malacca, Malacca	April 1912	1916 Nov.
2156/42	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2157/43	Khatamun Khatamun	Government Training School for Malacca, Malacca	Do	1st Dec.
2158/44	Khatamun Khatamun	Do	Mar. 1912	Do
2159/45	Khatamun Khatamun	Government Secondary and Training School for Women, Malacca	Mar. 1912	1st July
2160/46	Khatamun Khatamun	C. M. S. Malacca Training School for Malacca, Malacca	Mar. 1912	1st Sep.
2161/47	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	1st Oct.
Males.				
SPECIALTY GRADE				
Senior Class.				
2162/48	Khatamun Khatamun	Government Secondary Training School, Malacca	Mar. 1912	1st Sep.
2163/49	Khatamun Khatamun	Secondary Training Department attached to the State College, Malacca	Do	1st Oct.
SENIOR ELEMENTARY GRADE				
Four Class.				
2164/50	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	1st Nov.
2165/51	Khatamun Khatamun	C. M. S. Malacca Training School, Malacca	Mar. 1912	Do
2166/52	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2167/53	Khatamun Khatamun	C. M. S. Malacca Training School, Malacca	Mar. 1912	1st Oct.
Senior Class.				
2168/54	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	1st Nov.
2169/55	Khatamun Khatamun	Do	Mar. 1912	1st Nov.
2170/56	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2171/57	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2172/58	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2173/59	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2174/60	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2175/61	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2176/62	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2177/63	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2178/64	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2179/65	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2180/66	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2181/67	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2182/68	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2183/69	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2184/70	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2185/71	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2186/72	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2187/73	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2188/74	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2189/75	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2190/76	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2191/77	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2192/78	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2193/79	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2194/80	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2195/81	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2196/82	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2197/83	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2198/84	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2199/85	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2200/86	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2201/87	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2202/88	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2203/89	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2204/90	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2205/91	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2206/92	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2207/93	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2208/94	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2209/95	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2210/96	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2211/97	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2212/98	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2213/99	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do
2214/100	Khatamun Khatamun	Government Training School, Malacca	Mar. 1912	Do

EXAMINATION FOR TEACHERS UNDER THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS.

Results of the examination held on the 21st December 1924 under article 22 (a) of the
Code of Regulations for European Schools.

Register number	Name of candidate.	School in which the candidate is employed or was trained	Result.	
			Theory	Practical
THEORY				
First Grade				
1	Elizabeth Florence Buxton	Central Board Training College, Singapore	II class	..
Second Grade				
2	Beatrice May Lowman	Church Park Training School, Singapore, Malacca	II class	.. II class
3	Marjorie Gertrude Belmont	Do.	Do.	Do.
4	Concey Joseph	Do.	Do.	II class
5	Frances Joyce Sperry	Do.	Do.	II class
6	Annora Joseph Montgomery	Do.	Do.	Do.
7	Edith May Brown	Do.	Do.	Do.
8	Constance Macintosh	Do.	Do.	Do.
9	Concey Brown	Do.	Fail	Do.
10	Beatrice Mary Fowler	Do.	II class	Do.
11	Georgie Taylor	Do.	Do.	Do.
12	Clara May Robinson	Do.	Do.	Do.
13	Frances Taylor	Do.	Fail	Do.
14	Elizabeth Taylor	Central Board Training College, Singapore	II class	..
15	William Gladys Ellis	Do.	Do.	Do.
16	Agnes Josephine Simpson	Do.	Do.	Do.
17	Frances Jane Smith	Do.	Do.	Do.
18	Elizabeth Jane	Do.	Do.	Do.
19	May D. Lums	Do.	Do.	Do.
20	Edith M. Kelly	Do.	Do.	Do.
21	Constance Alexander Smith	Do.	Do.	Do.
22	Olivia Grace Sargent	Do.	Do.	Do.
23	Elizabeth Kitterton	Do.	Do.	Do.
24	Frances Thompson	Do.	Do.	Do.
25	Edith May Price	Lawrence Memorial Training School, Malacca	Do.	II class
26	Clara North	Do.	Do.	Do.
27	Margaret Elizabeth Smith	Do.	II class	Do.
Second Grade				
28	Marjorie Louise Ellis	Lawrence Memorial Training School, Malacca	II class	.. II class
29	Elizabeth Josephine Robinson	Do.	Do.	Do.
30	Frances Josephine	Do.	Fail	Do.
31	Edith May Price	Do.	Do.	Do.
32	Frances Elizabeth Smith	Do.	Do.	Do.
33	May Mary Smith	Do.	Do.	Do.
34	Edith Louise Price	Do.	Do.	Do.
35	Edith Robinson	Church Park Training School, Singapore, Malacca	Do.	II class
36	Edith Charles	Do.	Do.	Do.
37	Edith Jane Smith	Do.	Do.	Do.
38	Edith Robinson	Do.	Do.	Do.
39	Edith Louise Price	Do.	Do.	Do.
40	Edith Robinson	Do.	Do.	Do.
41	Edith Robinson	Central Board Training College, Singapore	II class	..
42	Edith Robinson	Do.	Do.	Do.
43	Edith Robinson	Do.	Do.	Do.
44	Edith Robinson	Do.	Do.	Do.
45	Edith Robinson	Do.	Do.	Do.
46	Edith Robinson	Do.	Do.	Do.
THEORY				
Second Grade				
47	Edith Robinson	Do.	Do.	Do.

Malacca, 21st January 1925

H. G. KERSHAW,
Inspector of European Schools, Malacca.

NOTES.

Transfers.—The following transfers of Inspectors are ordered:—
(1) B. Kader Mahomed bin Sulah, from the District to the Assistant Circle—To hold over charge to the Inspector, Tellicherry, and join at once.
(2) Mr. K. C. MacIndoe, from the Assistant to the District Circle—To join on relief.
(3) Mr. N. G. Deane, from the District to the District Circle—To join exceptionally on relief.

Revenue Commissioner's Office, Madras,
2nd February 1923.

H. R. RENDLE,
Secretary.

INCOME-TAX.

Appointments, Promotions and Transfers.—Under section 6 (4) of the Indian Income-tax Act, 1922, the Commissioner of Income-tax for the Presidency of Madras makes the following appointments, transfers and postings of Assistant Commissioners and Income-tax officers:—

- (1) Mr. L. E. Kancher, Assistant Commissioner, Southern Range, to be Assistant Commissioner, Central Range, with effect from 24th March 1923 or date of joining at Madras.
- (2) Mr. R. Rangappa Ayyar, Income-tax Officer, Madras, to act as Assistant Commissioner, Southern Range, vice No. (1).
- (3) Mr. K. G. Venkataranga Ayyar, Income-tax Officer, Karaikal, to be Personal Assistant to the Commissioner of Income-tax, Madras, with effect from 1st March 1923 or date of joining at Madras.
- (4) Mr. S. Mathakrishnan Ayyar, Income-tax Officer, Srirangapatna, to be Income-tax Officer, Karaikal, vice No. (3).
- (5) Mr. E. Lakshminarasimhan Bastri, Income-tax Officer on probation, Karaikal, to act as Income-tax Officer, Srirangapatna, vice No. (4).
- (6) Mr. V. Venkataranga Rao, Income-tax Officer on probation, Madras, to act as Income-tax Officer, Madras, vice No. (2).

Madras, 5th February 1923.

D. N. STRATHAIR,
Commissioner of Income-tax.

FOREST.

Leave.—Mr. M. G. Chandy, Extra Assistant Commissioner of Forests, is granted leave on average pay for one month from 1st Feb. to 1st Mar.

Madras, 2nd February 1923.

H. TIERMAN,
Acting Chief Commissioner of Forests.

PUBLIC WORKS.

Re-posting.—M. R. R. N. Palmanathan Ayyar Aiyangar, B.A., Assistant Executive Engineer, posted to this Circle as Chief Engineer's Memorandum No. 3020.E.C.R. 34, dated 24th January 1923, is re-posted to the Salem division for charge of Telegraph sub-division.

Coimbatore, 1st January 1923.

Re-posting.—(1) M. R. R. N. Palmanathan Ayyar Aiyangar, Assistant Engineer, posted to this Circle as Chief Engineer's Memorandum No. 112-E.C.R., dated 24th January 1923, is re-posted to West Coast division for charge of the Southern sub-division, Coimbatore.

(2) M. R. R. N. Palmanathan Ayyar Aiyangar, B.A., Assistant Executive Engineer, from the West Coast division to Coimbatore Circle as Personal Assistant to the Superintending Engineer.

To join on relief by date (1).

Coimbatore, 2nd February 1923.

H. F. STONEY,
Superintending Engineer, Coimbatore Circle.

Posting.—M. R. R. N. Palmanathan Ayyar Aiyangar, Assistant Engineer, transferred to this Circle as Government Notification No. 112-E.C.R. 45, dated 24th January 1923, is posted to the Salem division as Telegraph for charge of the Salem sub-division in relief of M. R. R. N. Palmanathan Ayyar Aiyangar, Assistant Engineer, transferred to the Coimbatore Circle.

Trichingopoly, 4th February 1923.

C. T. MULLINGS,
Superintending Engineer, Trichingopoly Circle.

MEDICAL.

Appointment and Posting.—M. R. R. N. Palmanathan Chari Aiyangar, B.A., was appointed to the department as a temporary Civil Assistant Surgeon and posted to the Medical College, Madras, as Acting Assistant to the Professor of Medicine, vice Mr. G. G. Kodhakrishnan granted sick leave from 24th December 1922 to 24th January 1923 (both days inclusive).

Madras, 12th January 1923.

Leave.—M. R. R. N. Palmanathan Chari Aiyangar, B.A., Civil Assistant Surgeon, Local Fund Hospital, Angachalam, Madras district, has been granted leave on average pay for four months without medical certificate from 24th December 1922.

Notes.—The following Civil Assistant Surgeons and Assistant to Professor attached to the Medical College, Madras, have been granted leave on average pay for the periods indicated, each—
 M. R. R. P. V. Charyas A.M.S., M.B., B.S., from 1st May 1934 to 30th May 1934 (both days inclusive).
 M. R. R. M. Deyal K. A.M.S., M.B., (Temporary), from month—down to 1st May 1934 to 30th May 1934 (both days inclusive).

(By order)

F. T. MATHEIAS,
General Assistant to the Surgeon-General.

Madras, 26th January 1935.

GENERAL NOTIFICATIONS.

DEPARTMENT OF AGRICULTURE.

Statement showing the island manure systems and exports of raw cotton to the Madras Presidency for the week ending 31st January 1935.
 (Note.—All figures are in tons of 400 lb. net.)

(Units—100 bales in total of 100 b. total)

Variety of cotton.	For the corresponding week of the previous year.			For the current week.			Total from 1st February to the corresponding week of the previous year.			For the current year from 1st February to date.		
	Raw cotton at sea.	Wet exports by sea.	Raw cotton at sea.	Wet exports by sea.	Total.	Raw cotton at sea.	Wet exports by sea.	Total.	Raw cotton at sea.	Wet exports by sea.	Total.	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	
Combed cotton	4	18	18	18	78	21,268	179,305	190,573	189,321	189,321	189,321	
Spinning	303	303	303	303	303	30,300	30,300	30,300	30,300	30,300	30,300	
Carded	128	128	128	128	128	12,800	12,800	12,800	12,800	12,800	12,800	
Spinning and Western	180	180	180	180	180	18,000	18,000	18,000	18,000	18,000	18,000	
Combed	304	304	304	304	304	30,400	30,400	30,400	30,400	30,400	30,400	
Carded	1,514	1,514	1,514	1,514	1,514	15,140	15,140	15,140	15,140	15,140	15,140	
Total	5,218	5,218	5,218	5,218	5,218	52,180	52,180	52,180	52,180	52,180	52,180	

(a) Includes supplies in the corresponding week of previous year by direct mail.

(b) Includes supplies in the current week by direct mail.

(c) Exports by sea in the current week—Madras 1,574; Coimbatore 174.

(d) Exports by sea in the current week—Madras 1,574; Coimbatore 174.

(e) Includes 104 tons not reported before.

(f) Includes 6 tons not reported before.

Quantity of cotton pressed in the growing districts and of compressed cotton required at spinning mills in Madras Presidency during the week ending 31st January 1935.

(Note.—All figures are in tons of 400 lb. net.)

Variety of cotton.	In the previous year.					In the current year.				
	Wet exports by sea (a)	Wet exports by sea (b)	Wet exports by sea (c)	Wet exports by sea (d)	Wet exports by sea (e)	Wet exports by sea (f)	Wet exports by sea (g)	Wet exports by sea (h)	Wet exports by sea (i)	Wet exports by sea (j)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Timberland	24	149,750	1,497	149,750	149,750	149,750	149,750	149,750	149,750	149,750
Spinning	303	303	303	303	303	30,300	30,300	30,300	30,300	30,300
Carded	128	128	128	128	128	12,800	12,800	12,800	12,800	12,800
Spinning and Western	180	180	180	180	180	18,000	18,000	18,000	18,000	18,000
Combed	304	304	304	304	304	30,400	30,400	30,400	30,400	30,400
Carded	1,514	1,514	1,514	1,514	1,514	15,140	15,140	15,140	15,140	15,140
Total	1,873	179,305	18,000	179,305	179,305	179,305	179,305	179,305	179,305	179,305

Madras, 16th February 1935.

E. D. ANSTEAD,
Director of Agriculture.

IMPERIAL LIBRARY.

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A. W. M. ABDUL ALI,
Off. Librarian.

MADRAS MEDICAL COUNCIL.

NOTICES

Under sub-section (4) of section 5 of the Madras Medical Registration Act (IV of 1914) M.B.Ry. Rao Sahasr De C. B. Rama Rao Arangal, M.B., will vacate his seat as a Member of the Madras Medical Council on the 26th March 1925.

In accordance with sub-section (1) (c) of section 5, notice is hereby given that an election of a member of the Council will be held forthwith by all registered medical practitioners whose names appear in Part I of the Madras Medical Register.

Nominating papers in Form I under the rules will be accepted by the Returning Officer to any elector who may apply for the same. These should be filed up according to the instructions therein and returned to the Returning Officer not later than 3 p.m. on the 14th February 1925. Voting papers in Form II of the rules will be sent per registered post by the Returning Officer after the 14th February 1925 to all the electors, with instructions printed thereon, returnable not later than 3 p.m. on the 26th March 1925. The meeting and the counting of the votes will take place at 3 p.m. on the 26th March 1925 at the office of the Registrar, Madras Medical Council, No. 7, Kewari Lane, Egmore, Madras.

Under sub-section (4) of section 5 of the Madras Medical Registration Act (IV of 1914) (1) M.B.Ry. Rao Sahasr De M. C. Kanna Arangal, L.S.S., (2) M.B.Ry. Dr. A. Lakshminarasimhaiah Madakur Arangal, L.S.S., M.B., and (3) M.B.Ry. Dr. M. Lakshminarasimhaiah, M.B., will vacate their seats as Members of the Madras Medical Council on the 26th April 1925.

In accordance with sub-section (1) (c) of section 5, notice is hereby given that an election of three members of the Council will be held forthwith by all registered medical practitioners whose names appear in Part II of the Madras Medical Register.

Nominating papers in Form I under the rules will be accepted by the Returning Officer to any elector who may apply for the same. These should be filed up according to the instructions therein and returned to the Returning Officer not later than 3 p.m. on the 26th February 1925. Voting papers in Form II of the rules will be sent per registered post by the Returning Officer after the 14th February 1925 to all the electors, with instructions printed thereon, returnable not later than 3 p.m. on the 26th March 1925. The meeting and the counting of the votes will take place at 3 p.m. on the 26th March 1925 at the office of the Registrar, Madras Medical Council, No. 7, Kewari Lane, Egmore, Madras.

Under sub-section (4) of section 5 of the Madras Medical Registration Act (IV of 1914) M.B.Ry. Rao Sahasr De U. Rama Rao, L.S.S., will vacate his seat as a Member of the Madras Medical Council on the 26th April 1925.

In accordance with sub-section (1) (c) of section 5, notice is hereby given that an election of a member of the Council will be held forthwith by all other registered medical practitioners whose names appear in Part III of the Madras Medical Register.

Nominating papers in Form I under the rules will be accepted by the Returning Officer to any elector who may apply for the same. These should be filed up according to the instructions therein and returned to the Returning Officer not later than 3 p.m. on the 26th February 1925. Voting papers in Form II of the rules will be sent per registered post by the Returning Officer after the 14th February 1925 to all the electors, with instructions printed thereon, returnable not later than 3 p.m. on the 26th March 1925. The meeting and the counting of the votes will take place at 3 p.m. on the 26th April 1925 at the office of the Registrar, Madras Medical Council, No. 7, Kewari Lane, Egmore, Madras.

Egmore P.O., Madras,
26th January 1925.T. H. SYMONDS, Major-General, L.M.S.,
President, Madras Medical Council.

NOTIFICATIONS.

The following gentlemen are appointed by the Sub-Committee, as members of the Board of Trustees for the Public Health Committee at Pondicherry—

- (1) M.B.Ry. S. Mathewarasimhaiah Arangal, M.B., Chairman, Municipal Council, Pondicherry.
- (2) M.B.Ry. P. P. Venkateswaramaiah Madakur Arangal, M.B., M.B., Member, Pondicherry.
- (3) M.B.Ry. V. Venkateswaramaiah Arangal, Private Practitioner, Pondicherry.

Madras Collector's Office,
19th January 1925.J. F. HALL,
Collector.

The Registrar of Co-operative Societies, Madras, has, under section 19 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Telamondra Co-operative Society No. 1786, in the Kovur taluk of the Madras district, and has appointed the Assistant Registrar, Madras, to be liquidator under section 42 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 2nd February 1925.

Madras, 2nd February 1925.

The Registrar of Co-operative Societies, Madras, has, under section 19 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Kandam Co-operative Society No. 1787, in the Kovur taluk of the Madras district, and has appointed the Assistant Registrar, Madras, to be liquidator under section 42 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 2nd February 1925.

The Registrar of Co-operative Societies, Madras, has, under section 19 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Maragur Co-operative Society No. 1788, in the Kovur taluk of the Madras district, and has appointed the Assistant Registrar, Madras, to be liquidator under section 42 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 2nd February 1925.

The Registrar of Co-operative Societies, Madras, has, under section 19 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Kallar Sub-District Co-operative Society, Cuddalore, in the Kallar taluk of the Madras district, and has appointed the Assistant Registrar, Madras, to be liquidator under section 42 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 2nd February 1925.

Madras, 2nd February 1925.

The Registrar of Co-operative Societies, Madras, has, under section 43 of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the Perambalur Co-operative Society Cuddalore, in the Cuddalore taluk of the Madras district, and has appointed the Assistant Registrar, Madras, to be liquidator under section 42 (1) of the same Act. This order will take effect on the expiry of two months from this date, viz., 2nd February 1925.

Madras, 2nd February 1925.

I GRAY,
Registrar of Co-operative Societies.

NOTICE UNDER THE INDIAN EXPLOSIVES ACT IV of 1904.

Notice is hereby given that Messrs. C. Abhayas Chetti & Sons, 46, Fort Street, Madras, have applied for a licence to use a vacant magazine in the middle of the Madras Green Farm office and situated near Ross Bridge as a magazine for the storage of manufactured fireworks, gunpowder and safety fuse.

Any person who may have objection to the establishment of the magazine is required to send to the undersigned and to the applicant a notice of his objection to appear and object with his name, address and mailing and short statement of the grounds of his objection. The notice should reach the undersigned not later than the 1st March 1925. Objections, if any, will be heard on the 5th March 1925.

Madras, 2nd February 1925.

P. HANSTON,
Commissioner of Police.

TREASURE TROVE.

It is hereby notified under section V of the Indian Treasure Trove Act (VI of 1911) that on or about 22nd of August 1914, treasure consisting of the aforementioned articles valued at Rs. 20 was found hidden in the title governing ground V, No. 42 belonging to Mr. Rajanikanth Aiyar, Proprietor, in the village of Krishnaswamy near of Nanganallur in the Chittoor taluk, Chittoor district.

Descriptions of property.

1. Twenty thousand (20,000) 1/2
2. Ten small silver medals
3. Five hundred small pieces
4. One silver ring
5. Five pieces of silver chain
6. One silver thread

Estimated value of property.

1. One gold bangle
2. A pair of gold
3. Five gold bangles (worth one thousand)
4. Three small pieces of gold
5. One pair of silver bangles (Rs. 1,000-00-00)

2. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent before the Collector of Chittoor or his officer or Government on the 15th day of June 1925 in order to the matter being required and determined in accordance with the provisions of the Act.

Chittoor Collector's Office,
24th January 1925.

H. RAMA RAO
Collector

It is hereby notified under section 5 (a) of the Indian Treasure Treve Act, VI of 1878, that treasure consisting of the aforementioned articles, valued at about Rs. 58, was on or about 7th November 1924 found by Subbaswami, daughter of Kankarasa Pethachari of Madipudi village, Kankarasa-puram taluk, Chidambaram district, in the open space in front of her house in the village.—

Description of the treasure.		Weight.	Appraisement value.
Gold pieces		2½ tolas	Rs. 55

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the District Collector, Chidambaram, at his office at 11 a.m. on Monday the 25th day of Jan. 1925, when the matter will be required to be decided in accordance with the provisions of the Act.

Collector's Office,
2nd February 1925.

M. BAZZUL-LAH,
Collector.

It is hereby notified that on or about June 1925 the treasure specified below was found in the delapidated backpart of Pambhera Subbaraya, of Niyath while digging post south from the backpart. All persons claiming the treasure or any part thereof are directed to appear personally or by duly authorized agent before the Collector at the Madurai district sitting at Coimbatore on 2nd March 1925.—

Two sets of copper plates, each set consisting of five, secured by a ring with seal, valued at Rs. 15.

Collector's Office,
2nd October 1924.

J. H. HINGGINS,
Collector.

It is hereby notified under section 5 (a) of the Indian Treasure Treve Act, VI of 1878, that treasure consisting of the aforementioned articles valued at Rs. 212 was found on or about the 15th of July 1924 by (1) Ananda Chama Thevaraya, son of Ananda Thevaraya, (2) Madha Chama Subbaraya, son of Madha Pella Subbaraya and (3) Kharan Thevar, son of Thiruv Thiruv Subbaraya of Gurdikara village, hamlet of Maduravaram village, Elango taluk, Sarnam district, in a place called "Nagudikara" in Maduravaram village.—

Description of the treasure.		Value.
White copper—280 current coins and 22 uncurrent coins of 1640		Rs. 212

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the District Collector, Koroond, at his office at 11 a.m. on the 15th of March 1925 (10-3-1925) (Monday) when the matter will be required to be decided in accordance with the provisions of the Act.

Koroond Collector's Office,
15th October 1924.

H. E. URSALL,
Collector.

It is hereby notified under section 5 (a) of the Treasure Treve Act of 1878 that on the 7th December 1924 two gold wire coils described below were found by (1) Jakkanna Madhan, son of Alagiri Mathan of Vaidapattanam, (2) Chinnai Pundariksha Kankabai Nagada, son of V. Ramasami Nagada, and (3) Madhavaram Chella, son of Mahaswami Chella of Vaidavaramhamlet in a mud pit in the open ground leading to the Pundariksha.—

One with three coils weighing 4½ grammes valued at Rs. 45-10-0.

One with one coil weighing 2½ grammes valued at Rs. 15-10-0.

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Madurai at Madurai on the 25th day of June 1925.

Madurai Collector's Office,
24th January 1925.

J. F. HALL,
Collector.

Under section 5 of the Indian Treasure Treve Act VI of 1878 it is hereby notified that the treasure mentioned below of the value of Rs. 20-8-0 was found on 7th September 1924, by Madhavan Parthasarathy and Veluchelvi Sannayya of Arankkara amount, Ponnagudi division, Ponnagudi taluk, while working in the field of the aforementioned Vallyakkal Ramasami.—

Description.		Description.	
(1) Two 1/2 metal hoop studs.		(3) One 1/2 metal stud with spot.	
(2) One 1/2 metal hoop copper pin.		(4) Three 1/2 metal coins	
(3) One 1/2 metal iron pin.		(5) Two 1/2 metal grains	

2. All persons claiming the treasure or any portion thereof are required to appear personally or by agent before the Collector of Madurai, at Coimbatore, on 25th March 1925 in order that their claims may be required to be decided in accordance with the law.

Madurai Collector's Office,
10th November 1924.

J. A. VIGORNE,
Collector.

It is hereby notified under section 5 of the Treasure Treve Act VI of 1878 that a treasure, valued about Rs. 15, consisting of 35 silver coins (18 white-copper coins and the 1/2 Panna coins of the Kanchi line) was found on or about 24th August 1924 in the backpart of the house of

Kishijale Niyale, son of Jeyaman Niyale, Vallam village, Wandiwash taluk, North Arcot District, by his servants Sureshman, Muttu and Kodagu, of the same village, while digging the earth for planting plantains. The treasure is now kept in the Collector's office, Yalem.

2. All persons claiming the said treasure at any period, thereof are hereby required to appear in person or by duly authorized agent before the Collector of North Arcot at his bungalow at Yalem on the 25th day of March 1925 in order to have the claims inquired into and determined according to law.

North Arcot Collector's Office,
18th October 1924.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1878 that a treasure consisting of 40 gold shilly coins of the description noted below was found on the 25th May 1924 in the village-the panchayat, near the village named as Uthi village, Gundlupet taluk.

- (1) Twenty-five gold shilly coins. (2) Two shilly coins melted into gold. (3) Five shilly coins melted into gold.

3. All persons claiming the said treasure at any period, thereof are hereby required to appear in person or by duly authorized agent before the Collector of North Arcot at his bungalow at Yalem on the 25th day of April 1925 in order to have the claims inquired into and determined according to law.

North Arcot Collector's Office,
7th November 1924.

J. G. MOLONEY,
Collector.

It is hereby notified under section 5 of Act VI of 1878 that on 25th July 1924 treasure including the undermentioned notes and articles was found buried in the earth in the village of Attimand Kuppamangudi in Kallikudi panchayat within the Tiruchengudi taluk:—

Notes of treasure.	Value.	Notes of treasure.	Value.
(1) One whole rupee	₹ 0 0 0	(4) One one-fourth rupee of 1848	₹ 0 4 3
(2) Four whole rupees of 1814, 1827 and 1838.	₹ 4 0 0	(5) One silver ring	₹ 1 0 0
(3) Two one eighth rupees of the years of 1841, 1842 and 1823.	₹ 1 4 0		₹ 11 8 4

3. All persons claiming the above treasure are hereby required to appear personally or by agent before the Collector of Salem at his office at Salem at 11 a.m. on 22nd February 1925 when the matter will be inquired into and determined in accordance with the provisions of the Act.

Salem Collector's Office,
22nd September 1924.

F. H. RUSSELL,
Collector.

It is hereby notified under section 5 of Act VI of 1878 that in May 1924 the undermentioned treasure was found buried in the earth beneath a measure heap in the village of Kumbhar in Namakkal taluk:—

Notes of treasure	Value.
Whole rupees { 1833 value 15 }	
Half " { 1840 " 84 }	
Quarter " { 1835 " 10 }	
Quarter " { 1840 " 22 }	

3. All persons claiming the above treasure are hereby required to appear personally or by agent before the Collector of Salem District at his office at 11 a.m. on 4th March 1925 when the matter will be inquired into and determined in accordance with the provisions of the Act.

Salem Collector's Office,
15th October 1924.

C. H. BROWN,
Collector.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1878 that on 15th June 1924, the treasure as detailed below was found in the Agastya temple at Agastyanpalai village of Tiruchendur taluk:—

Description.	Approximate value.	Description.	Approximate value.
One gold beaded chain	₹ 10 15 0	One gold ornament with three pails	₹ 5 0 0
One gold (heavy) beaded chain	₹ 15 12 0	One " " " "	₹ 6 0 0
One gold " " " "	₹ 7 0 0	One small broken piece of gold ornament	₹ 2 12 0
One silver ornament	₹ 2 0 0	Four silver pendants	₹ 8 0 0
Two silver ornaments	₹ 2 0 0	One gold ornament	₹ 11 0 0
One gold chain with three pails	₹ 20 0 0	Twenty-four gold beads (beads)	₹ 0 2 0
One gold bead (broken piece)	₹ 10 10 0	From gold piece	₹ 0 0 0
One " " " "	₹ 10 0 0	One gold ornament	₹ 10 0 0
One " " " "	₹ 10 0 0	Copper pieces of no value	₹ 0 0 0
One gold ornament with three pails	₹ 10 0 0		
One " " " "	₹ 10 0 0		
		Total	₹ 102 14 0

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office at Tanjore on the 31st day of March 1924 when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
24th September 1924.

It is hereby notified under section 3 of the Treasure Trove Act VI of 1912 that on 31st May 1924, the treasure as detailed below was found in the backyard of the house belonging to one Kadavali Pillai, situated at Pidiar Street in Kilipak some of Shiyala taluk :—

Description.	Value.	Description.	Value.
1. White copper (24)	Rs. 2 0 0	6. Half Anna (21)	Rs. 2 5 4
2. Short copper (4)	2 1 0	7. Quarter Anna (150)	5 11 2
3. Quarter copper (10)	2 1 0	8. Pice (2)	0 0 1
4. One and half copper (47)	2 0 0		
5. One Anna (2)	0 21 0	Total	10 35 8

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Tanjore on the 31st day of April 1924, when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
31st October 1924.

It is hereby notified under section 3 of the Treasure Trove Act VI of 1912 that on 14th June 1924 the treasure as detailed below was found in the pool, commonly known as "Aadharavallu" situated in SSI, Panchikur village of Mannam taluk :—

Description.	Estimated value.
	Rs. A. P.
One bronze idol standing on a pillar or pedestal	55 10 0

2. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent, before the Collector of Tanjore at his office at Tanjore on the 25th day of April 1924 when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
15th November 1924.

It is hereby notified under section 3 of the Treasure Trove Act VI of 1912 that on 24th October 1924 the treasure as detailed below was found in R.S. No. 111-4 of Tirupattur Taluk village, Nangunur taluk :—

Description.	Value.
	Rs. 15
An idol called "Chandrasekhar" made of an alloy of copper and brass and weighing about 15 lbs.	Rs. 15

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector at his office at Tanjore on the 31st day of May 1925, when the matter will be inquired into and determined according to law.

Tanjore Collector's Office,
28th November 1924.

H. M. HOOD,
Collector.

It is hereby notified under section 3 of Act VI of 1912 (1911) that at about 4-50 p.m. on 21st October 1924 the unknown treasure was found while excavating the foundation of the eastern wall of the Kothandaramaswami Temple in Kothandaram village, Kallakurichi taluk :—

Serial number and names of items.	Approximate value.	Serial number and names of items.	Approximate value.
1. Silvermanruval (gold)	75	4. Malayalamul	25
2. Silvermanruval (gold)	15	5. Silvermanruval (gold)	10
3. Silvermanruval (gold)	10	6. One silver ring	10
7. Silvermanruval (gold)	10	Total	110

2. All persons claiming the above treasure are hereby required to appear personally or by agent before the Collector at his office on 25th June 1925 for the purpose of inquiry and determination.

Tanjore Collector's Office,
19th January 1925

P. MACQUEEN,
Collector.

FEDERAL HEALTH DEPARTMENT

Vital Statistics of the Municipal Towns of the Marine Provinces for the week ending 10th January 1922.

Dist.	Division.	Municipal Towns.	Population among Registrars according to the Census of 1921.			Deaths.					Burials.					Totals.		
			Males.	Females.	Total.	Males.	Females.	Total.	Males.	Females.	Total.	Males.	Females.	Total.	Males.	Females.	Total.	
Belize	Belize	Belize	16,081	16,780	32,861	13	
		San Jose	
		San Pedro	
		San Antonio	
Yucatan	Yucatan	Yucatan	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Quintana	Quintana	Quintana	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Veracruz	Veracruz	Veracruz	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Oaxaca	Oaxaca	Oaxaca	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Guatemala	Guatemala	Guatemala	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Honduras	Honduras	Honduras	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Nicaragua	Nicaragua	Nicaragua	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Costa Rica	Costa Rica	Costa Rica	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	
Panama	Panama	Panama	22,335	22,335	44,711	24	
		San Antonio	
		San Pedro	
		San Jose	

For 10, 1922.]

For 10, 1922.]

Final Statement of the Municipal Taxes of the Municipalities for the week ending 30th January 1922—contd.

Districts	Serial Number	Municipal Towns	Population from House-taxes according to the Census of 1921.			Towns.			Municipalities.												Total		
			Males	Females	Total	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Municipalities	Males	Females	Total
Raman	43	Sivillipattinam	16,627	16,258	32,885	28	1	1
	44	Vinnakuppam	10,706	11,402	22,108	23
	45	Sivillipattinam	7,827	7,808	15,635	8
	46	Tamiraparani	20,508	21,220	41,728	34
	47	Tamiraparani	22,541	21,741	44,282	28
Tamil Nadu	48	Tamil Nadu	24,489	25,517	50,006	30
	49	Yellandu	11,111	11,602	22,713	10
	50	Yellandu	10,447	11,042	21,489	9
	51	Yellandu	8,783	9,087	17,870	16
	52	Yellandu	7,882	8,182	16,064	15
Tamil Nadu	53	Yellandu	6,882	7,182	14,064	14
	54	Yellandu	5,882	6,182	12,064	13
	55	Yellandu	4,882	5,182	10,064	12
	56	Yellandu	3,882	4,182	8,064	11
	57	Yellandu	2,882	3,182	6,064	10
Tamil Nadu	58	Yellandu	1,882	2,182	4,064	9
	59	Yellandu	8,882	9,182	18,064	18
	60	Yellandu	7,882	8,182	16,064	17
	61	Yellandu	6,882	7,182	14,064	16
	62	Yellandu	5,882	6,182	12,064	15
Tamil Nadu	63	Yellandu	4,882	5,182	10,064	14
	64	Yellandu	3,882	4,182	8,064	13
	65	Yellandu	2,882	3,182	6,064	12
	66	Yellandu	1,882	2,182	4,064	11
	67	Yellandu	8,882	9,182	18,064	18
Tamil Nadu	68	Yellandu	7,882	8,182	16,064	17
	69	Yellandu	6,882	7,182	14,064	16
	70	Yellandu	5,882	6,182	12,064	15
	71	Yellandu	4,882	5,182	10,064	14
	72	Yellandu	3,882	4,182	8,064	13
Tamil Nadu	73	Yellandu	2,882	3,182	6,064	12
	74	Yellandu	1,882	2,182	4,064	11
	75	Yellandu	8,882	9,182	18,064	18
	76	Yellandu	7,882	8,182	16,064	17
	77	Yellandu	6,882	7,182	14,064	16
Tamil Nadu	78	Yellandu	5,882	6,182	12,064	15
	79	Yellandu	4,882	5,182	10,064	14
	80	Yellandu	3,882	4,182	8,064	13
	81	Yellandu	2,882	3,182	6,064	12
	82	Yellandu	1,882	2,182	4,064	11
Total			1,028,558	1,000,551	2,029,109	1,028	78	128	40	142	563	217	210	25	20	1,053	1,028	1,021	2,118

Wild Statistics of the Municipal Towns of the Marine Province for the week ending 17th January 1925

District.	Serial number.	Municipal town.	Population (from Registration Commission for the Census of 1921)			Deaths			Diseases													Total		
			Males	Females	Total.	Acute respiratory aff.	Non-respiratory aff.	Typhoid	Scarlet	Typhus	Typh.	Dysentery and diarr.	Shigellosis	Non-specific enteritis	Typhoid	Non-specific enteritis	Typhoid	Non-specific enteritis	Typhoid	Non-specific enteritis	Typhoid	Males	Females	Total
San Jose	1	San Jose	18,991	16,720	35,711	20	3	3	3	7	1	8
	2	Proteccion	8,518	8,945	17,463	13	3	4	3	7
	3	Chapala	7,495	6,885	14,380	3
	4	Yunguaplan	22,380	20,694	43,074	27	5	1	3	4
Yunguaplan	5	Yunguaplan	18,281	16,954	35,235	18
	6	Atlixpala	20,850	18,528	39,378
	7	San Jose	6,424	6,071	12,495	8
	8	San Jose	21,718	20,603	42,321
Gedera	9	Gedera	21,718	20,603	42,321
	10	Atlixpala	21,718	20,603	42,321
	11	Atlixpala	21,718	20,603	42,321
	12	Atlixpala	21,718	20,603	42,321
Kila	13	Kila	22,167	20,529	42,696	18
	14	Atlixpala	22,167	20,529	42,696
	15	Atlixpala	22,167	20,529	42,696
	16	Atlixpala	22,167	20,529	42,696
Gedera	17	Gedera	22,167	20,529	42,696
	18	Gedera	22,167	20,529	42,696
	19	Gedera	22,167	20,529	42,696
	20	Gedera	22,167	20,529	42,696
Kila	21	Kila	22,167	20,529	42,696
	22	Kila	22,167	20,529	42,696
	23	Kila	22,167	20,529	42,696
	24	Kila	22,167	20,529	42,696
Chingaplan	25	Chingaplan	22,167	20,529	42,696
	26	Chingaplan	22,167	20,529	42,696
	27	Chingaplan	22,167	20,529	42,696
	28	Chingaplan	22,167	20,529	42,696
South Ariz.	29	South Ariz.	22,167	20,529	42,696
	30	South Ariz.	22,167	20,529	42,696
	31	South Ariz.	22,167	20,529	42,696
	32	South Ariz.	22,167	20,529	42,696
Toshaplan	33	Toshaplan	22,167	20,529	42,696
	34	Toshaplan	22,167	20,529	42,696
	35	Toshaplan	22,167	20,529	42,696
	36	Toshaplan	22,167	20,529	42,696
Targen	37	Targen	22,167	20,529	42,696
	38	Targen	22,167	20,529	42,696
	39	Targen	22,167	20,529	42,696
	40	Targen	22,167	20,529	42,696
Kadana	41	Kadana	22,167	20,529	42,696
	42	Kadana	22,167	20,529	42,696
	43	Kadana	22,167	20,529	42,696
	44	Kadana	22,167	20,529	42,696

* Estimate not received

Dec 10, 1924

FORM HT. 000002 GASTRE

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Total Statistics of the Municipal Towns of Our Marine Provinces for the week ending 17th January 1921—cont

District.	Serial number.	Municipal towns.	Population under Enumeration Commission in the District in 1911.			Sexes.		Professions.														Total.		
			Males.	Females.	Total.	Males.	Females.	Agriculture.	Stock raising.	Fishing.	Manufacturing.	Transport and communication.	Retail trade.	Public service.	Professions, occupations, and other.	South American birth.	Other.	Total.	Males.	Females.	Total.			
Barroet ..	42	Bevilacqua ..	11,437	12,758	24,195	35	3	
	44	Vincent ..	18,789	13,622	32,411	35	3	
	46	San ..	7,897	7,880	15,777	4	
	48	San ..	18,343	27,220	45,563	36	2	
Tenerife ..	49	Palm ..	15,545	14,887	30,432	58	8	
	50	San ..	15,781	10,741	26,522	23	
	51	San ..	15,781	10,741	26,522	23	
	52	San ..	15,781	10,741	26,522	23	
North Arica ..	53	San ..	11,521	11,492	23,013	7	
	54	San ..	10,847	21,618	32,465	17	
	55	San ..	9,353	10,507	19,860	10	1	
	56	San ..	7,897	8,352	16,249	22	2	
Chiriqui ..	57	San ..	4,980	5,018	10,000	4	
	58	San ..	5,842	8,968	14,810	9	
	59	San ..	8,841	8,883	17,724	9	1	
	60	San ..	26,485	20,853	47,338	19	
Sagua ..	61	San ..	23,437	22,017	45,454	51	
	62	San ..	11,451	11,439	22,890	10	1	
	63	San ..	7,897	8,221	16,118	8	1	
	64	San ..	5,582	5,534	11,116	4	
Cienfuegos ..	65	San ..	5,842	5,811	11,653	7	
	66	San ..	5,777	5,758	11,535	7	
	67	San ..	15,844	15,844	31,688	11	
	68	San ..	8,184	8,179	16,363	1	
Ciego de Avila ..	69	San ..	9,948	9,948	19,896	4	1	
	70	San ..	8,184	7,400	15,584	11	1	
	71	San ..	21,122	19,788	40,910	12	
	72	San ..	16,555	11,711	28,266	18	
Bayamo ..	73	San ..	5,122	5,263	10,385	7	
	74	San ..	8,986	7,715	16,701	8	
	75	San ..	5,527	5,525	11,052	4	
	76	San ..	4,605	4,688	9,293	5	
Nigua, Ebo ..	77	San ..	10,317	8,153	18,470	14	
	78	San ..	8,658	8,758	17,416	5	1	
	79	San ..	26,204	26,872	53,076	32	4	
	80	San ..	42,527	35,837	78,364	34	5	
Sancti Spiritus ..	81	San ..	25,848	25,848	51,696	27	4	
	82	San ..	11,548	11,548	23,096	16	4	
	83	San ..	13,558	14,484	28,042	14	
	84	San ..	11,822	8,415	20,237	17	
Total ..			1,407,728	1,408,551	2,816,279	1,735	54	142	87	71	227	219	546	12	31	648	1,682	1,682	3,364	1,682	1,682	3,364	3,364	

Source: Ebo, Pinar del Rio, etc.

No. 2 of 1925 (I.A. No. 12 of 1925) is the COURT of the DISTRICT JUDGE, BELLARY.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

No. 4 of 1925 (I.A. No. 8 of 1925) is the COURT of the DISTRICT JUDGE, BELLARY.

Asadi Chennappa, son of Ganesappa of Kanganahalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Bellary, 3rd February 1925. S. HIRI, Acting District Judge.

No. 15 of 1925 (I.A. No. 18 of 1925) is the COURT of the DISTRICT JUDGE, BELLARY.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Bellary, 3rd February 1925. S. HIRI, Acting District Judge.

No. 30 of 1925 is the COURT of the DISTRICT JUDGE, KIRK.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Kirk, 3rd February 1925. S. HIRI, Acting District Judge.

Mandapeta, 31st January 1925.

A. J. GURJENTY, District Judge.

No. 22 of 1925 (I.A. No. 28 of 1925) is the COURT of the DISTRICT JUDGE, KARAIKAL.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Karikal, 3rd February 1925. S. HIRI, Acting District Judge.

Vellore, 30th January 1925.

A. J. GURJENTY, District Judge.

No. 7 of 1925 is the COURT of the DISTRICT JUDGE, KARAIKAL.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Karikal, 3rd February 1925. S. HIRI, Acting District Judge.

Madurai, 31st January 1925.

A. J. GURJENTY, District Judge.

No. 44 of 1925 is the COURT of the DISTRICT JUDGE, KARAIKAL.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Karikal, 3rd February 1925. S. HIRI, Acting District Judge.

No. 31 of 1925 is the COURT of the DISTRICT JUDGE, KARAIKAL.

Krishna Gaud, son of Kameswara Gaud of Seema, Hoisapalli.

Notice is hereby given that the petition aforementioned has put in a petition to this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 12th day of March 1925.

Karikal, 3rd February 1925. S. HIRI, Acting District Judge.

No. 4 of 1925 in the COURT of the SUBJUDICATE JUDGE, BELLARY.

Jayashil Ramakrishnaiah and Jayashil Rangappa Chetti, Vyres,
 traders of Bangalore Petitioner (Defendant).
 Gadda Rangappa, 40 years, son of Venkateswara, Elagopal,
 trader of Bangalore (Sholur) and Marutha Ramaswami, trader of
 Bangalore (another brother) Counter-petitioner.

Notice under section 49 (1) of Act V of 1925 is hereby given that the abovesigned petitioners have applied to this Court for adjudging the first counter-petitioner an insolvent, and that the petition is posted to the 2nd day of March 1925 for issuing the summons, if any, at his residence.

Bellary, 21st January 1925.

T. BHUJANGA RAO,
Subordinate Judge.

No. 124 of 1924 in the COURT of the SUBJUDICATE JUDGE, COIMBATORE.

Kudappa Chetti, son of Marappa Chetti, Sello caste, trader, aged 42,
 residing at Nagamattikuppall, haveli of Uthamapattinam, Chinnai,
 present taluk Petitioner (Defendant).
 Venkateswaraiah Gounder, son of Sivaiah Gounder, Vellu's, haveli-
 owner, aged 32, residing at Selenbagaipattinam, Uthamapattinam
 taluk, Chinnai Respondent (Debtor).

Notice is hereby given that the abovesigned petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 24th March 1925.

No. 125 of 1924 in the COURT of the SUBJUDICATE JUDGE, COIMBATORE.

Hayes Ganga Selva & Co., by partner, Subrama Aiyappa Sani, aged
 about 35, Cloth Merchant, residing at Opparalhar street,
 Coimbatore Petitioner (Creditors).
 D. Raghavachariyer, son of Panthulu, aged about 21, Brahmin,
 haveliholder and merchant, haveli residing at Sivan, Side wall & Co.,
 Big Bazaar street, Coimbatore, and Bellur street, Coimbatore Respondent (Debtor).

Notice is hereby given that the abovesigned petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 24th March 1925.

No. 1 of 1925 in the COURT of the SUBJUDICATE JUDGE, COIMBATORE.

Appa Gounder, son of Appa Gounder, Vellu, aged about 42, residing
 at Marudamangalam, haveli of Veludampatti, Coimbatore taluk Petitioner (Creditors).
 Kelappa Gounder, son of Annaswami Gounder, Vellu, aged about
 35, residing at Veludampatti, Palani taluk Respondent (Debtor).

Notice is hereby given that the abovesigned petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 24th March 1925.

No. 2 of 1925 in the COURT of the SUBJUDICATE JUDGE, COIMBATORE.

Srinivas Appayya, son of Siva Appayya, aged about 15, Brahmin,
 residing at Uthamapattinam agriharam, Chinnai-madhapattinam,
 Chinnai Petitioner (Creditors).
 Kaverayya Anni, aged about 30, Marudachala, haveli, aged about 45,
 Sivan Anni, aged about 55, Marappa Anni, aged about 35, all
 sons of Srinivas Anni, and Srinivas Anni, aged about 24, son
 of Siva Appayya, all of the Vellu. Brahmin caste, Gaidanah,
 residing at Solaia Brahmin street, Coimbatore Respondent (Debtor).

Notice is hereby given that the abovesigned petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 24th March 1925.

No. 3 of 1925 in the COURT of the SUBJUDICATE JUDGE, COIMBATORE.

Gounder Gounder, son of Ramalinga Gounder, Vellu, cultivator,
 residing at Nalliyasandol, Kankashan village, Palakkad taluk Petitioner (Creditors).
 Agasthyas Gounder, son of Annaswami Gounder, Vellu, aged 45,
 Vellu, cultivator, residing at Semulur, Elagopal, Chinnai,
 present taluk Respondent (Debtor).

Notice is hereby given that the abovesigned petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 24th March 1925.

No. 7 of 1925 in the COURT of the SUBJUDICATE JUDGE, COIMBATORE.

T. K. N. K. Krishna Chettiar by agent Ramaswami Pillai, son of
 Ramaswami Pillai, residing at Sivaram Petitioner (Creditors).
 Ramaswami Gounder, son of Chandi Gounder alias Kartappa Gounder,
 residing at Kalligayyampattinam, Marudamangalam village,
 Kudi Respondent (Debtor).

Notice is hereby given that the abovesigned petitioner has applied to this Court that the respondent may be adjudged an insolvent. Hearing 24th March 1925.

Coimbatore, 2nd February 1925.

T. N. LAKSHMAN RAO,
Subordinate Judge.

No. 2 of 1924 in the Court of the SECONDARY JUDGE, MARAVAN.

K. V. Thevarayyan Pillai Petitioner (Defendant).
T. S. Kishankrishnan Pillai Respondent (Plaintiff).

Under section 27 of Act V of 1923, it is hereby notified that the abovesaid respondent has been adjudged an insolvent on 2nd February 1925 and that creditors should prove their claims within three months from the date before the Official Receiver, Bangalore, and that the insolvent should apply for discharge within one year from this date.

S. MARAYANASWAMI AYYAR,
Subordinate Judge.

Mysore, 2nd February 1925.

No. 10 of 1924 in the Court of the SECONDARY JUDGE, THE NILESH.

Yalla Marudappa Tella Natesh, son of Kallamala Gauda, Indaga,
774, residing at Bangalore, Kalya street, Coomra taluk, The
Nilesh Petitioner (Defendant).
Mamur. Giribabai and Sons and others Creditors.

Notice under section 52, Act V of 1923, is hereby given that the petitioner abovesaid was adjudged insolvent by this Court on 28th January 1925 and that he is directed to apply for discharge within six months from the date of adjudication. Creditors are directed to prove their debts before the Official Receiver, Channarayana, on or before the date that will be fixed by him.

C. GOVINDAN NAIR,
Subordinate Judge.

Channarayana, 28th January 1925.

No. 4 of 1925 in the Court of the SECONDARY JUDGE, TANJORE.

Veerappa Subbarao Petitioner (Defendant).
Mangayya Natesh, son of Veerappa Natesh, residing at Palay,
Kannamangalam, Mannargudi taluk Respondent (Plaintiff).

Notice is hereby given that the petitioner has applied to this Court to adjudge the respondent as insolvent. The petition is posted to 8th March 1925.

No. 5 of 1925 in the Court of the SECONDARY JUDGE, TANJORE.

Subbaraya Pillai (Defendant) Petitioner,
Veerappaswami Udayar, son of Perumal Chappaswami Udayar,
residing at Palayam, Mannargudi taluk, Mannargudi (Plaintiff) 1st Respondent.

Notice is hereby given that the petitioner has applied to this Court to adjudge the respondent as insolvent. The petition is posted to 8th March 1925.

A. N. AYYANGAR,
Subordinate Judge.

Tanjore, 2nd February 1925.

No. 76 of 1925—F.A. No. 99 of 1925 (No. 2 of 1925 in the Court of the DISTRICT MURDER COURT, MADRAS) in the Court of the OFFICIAL RECEIVER, SOUTH KARANA.

Mamur. Devar Petitioner (Defendant).
Mahabadi Mohan, etc. Respondent (Defendant).

Notice is hereby given under section 41 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court for an order of discharge and that the said petition is posted to 7th March 1925 for hearing.

M. N. PANDARA,
District Officer.

Kandapur, 26th January 1925.

No. 2 of 1924 in the Court of the DISTRICT JUDGE, PONDICHERRY.

(1) Memon Nandhar, son of Memon Khan, (2) Harada Khan and
(3) Solhan Khan, (4) and (5) sons of 1st petitioner, residing at
Kilambur, Pudukkottai taluk Petitioner.
Shie Dabli and others Creditors.

Notice is hereby given that the order of adjournment, dated 8th August 1924, against the petitioners was annulled and the insolvency petition dismissed on 27th January 1925.

No. 7 of 1925 (F.A. No. 74 of 1925) in the Court of the DISTRICT JUDGE, PONDICHERRY.

Ganapati Venkayya, son of Subbaraya, Rakkim, Kankarai, residing at
Vayalpur, Kankarai taluk Petitioner.
Dass Narayana and others Creditors.

Notice is hereby given that the abovesaid petitioner has applied to this Court for an order of discharge and that the application stands posted (a 8th March 1925).

C. S. KRISHNA NAIDU,
District Judge.

Pondicherry, 6th February 1925.

Sec. 34 of 1822 of the Code of the District of Columbia, D.C.

Mitika Kumbaygy, one of Nobbeygy, at Moovakumbaygy	Farmer (Kardof)
Isak, Haryakumb	Craftsman
Kade Kallika Syedkings Amutgy and others	1925 students; the

Before is hereby given that the order of this Court dated 27th January 1928 adjudging the petitioner insolvent is recalled under section 43 of Act V of 1928 by an order of this Court dated 2nd January 1928.

L. C. COLAON.

L. C. COLACU,
Dissertation Advisor

March, 20th January 1933.

No. 71 of 1934 (No. 47 of 1934 of the table of the Decree of the Council, Ordinance)
of the Council of the National Executive, Ordinance.

Chlorophylla Ventricosa, feeding at Caddisfly toes ..	Petitioner (Belier).
Birds, Lincroth and others ..	Respondents (Chadler).

Notice is hereby given that under section 33 of Act V of 1938 that the aforementioned postmaster (defendant) was adjudged an insolvent by an order of this Court, dated 15th day of January 1939. He should apply for an order of discharge by the end of June 1939. The creditors of the said insolvent must (warn their claim on or before the 15th day of March 1939 and their claim may be proved by delivering a writing by post. In a registered letter to the undersigned an affidavit in Form No. 3 of the Indian Provincial Insolvency Rules, 1932.

No. 73 of 1924 (No. 60 of 1924 in the file of the District Court, Cebu) in the Office of the Official Receiver, Cebu.

Armed Forces Commission, use of Dumbbell, reading or Journal					<i>Feldman (Editor)</i>
Wings	"	"	"	"	
Kennel Publications/Bliss and others	"	"	"	"	<i>Expendable (Owl)</i>

Notice is hereby given that under section 10, clause (2) of Act V of 1922 the aforementioned application (No. 10) has been applied to the District Judge, Cuddapah, to appoint him an arbitrator and that his petition has been transferred to this Court for disposal. The said petition stands posted to the 26th day of March 1923 for hearing.

M. W. S. S. S. S.

M. W. ELLIOTT,
Editor

Cydonia, 18th February 1983

No. 241 of 1923 [No. 3 of 1923 on the right of the District Muzam's Office, THIRUVANANTHAPURAM]
in the Court of the District Muzam, THIRUVANANTHAPURAM.

Brijbhau Arer, son of Mathabhai at Tirunelveli, Nopagalam taluk,	Pollam.
Sobanrao Arer and others	Saymonds.

Helen is hereby given under section 21 of Act V of 1926 that the petitioner aforementioned was adjudged insolvent by a court of this Court dated 28 January 1926. The case stands adjourned to 15th February 1926 for further proceedings. It is herewith further ordered that the husband should apply for his discharge on or before 6th January 1926. The creditors of the petitioner (said Helen) should state their claims as soon as possible. A claim may be proved by Solvency or writing by post to a registered letter an affidavit in Form No. 4 of the Indian Provincial Insolvency Rules, 1905.

No. 35 of 1934 (No. 7 of 1935 in the case of two District Courts, East Tanganyika at Mwanikani) in the Court of the Official Receiver, Tanganyika.

(1) Mrs. Fidi, son of Nalabangan Pili (deceased), (2) Knight- parties Pili, son of the first postwar Mrs. Pili, residing in Majumdar, Mysoreman taluk	Peasants. Independent.
Mrs. Sidi and others	

Kutler is hereby given under section 31 of Act No. 1 of 1926 that the second petition presented was adjudged invalid by an order of this Court dated 1966 January 1929. The new stands adjudged in 1928 February 1929 by Kutler proceedings. It has been further entered that the (insurer) shall apply for final discharge on or before 24 January 1932. The contents of the above-mentioned (insurer) should prove their claims in some way possible. A claim may be proved by delivering as evidence by post in a registered letter as affixed to Form No. 3 of the Federal Provincial Treasury Rules, 1928.

No. 75 of 1954 (No. 2 of 1954 in the list of the District Muzin's Court, Malabar) is the Court of the Official Receiver, Taluk

Rajagopala Nayudu, son of Hanumanth Nayudu, at Sri Alakshalap- pattanam East Samsiddhi, Saka-Nadu, Mysawam taluk	Patilwar.
Saktharan. Pillai and others	Superintendent.

Motion is hereby given, under section 27 of Act V of 1926 that the petitioner aforementioned was admitted to probate by the order of this Court dated 22nd January 1925. The same goods appeared to 19th February 1928 for further proceedings. It has been further ordered that the executor should apply for final discharge on or before 1st April 1929. The motion of the above named executor should prove their claims as soon as possible. A claim may be proved by delivery or by receipt by post in a registered letter in affidavit in Form No. 3 of the Madras Probationary Inventory Rules, 1928.

No. 225 of 1924 (No. 7 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, KUMBHANGUR) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Virginia Damer Court, son of Krishna Chettiar, Thennangachal, Kumbhangur taluk. Petitioner.
Muthukannammal and others Respondents.

Notice is hereby given under section 24 of Act V of 1920 that each of the petitioners of the above-named lawsuit who have not proved their claims should do so on or before 25th February 1923 failing which a final dividend will be distributed without regard to their claims.

No. 226 of 1924 (No. 7 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, KUMBHANGUR) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Virginia Damer Court, son of Krishna Chettiar, Thennangachal, Kumbhangur taluk. Petitioner.
Muthukannammal and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner above-named was adjudged insolvent by an order of this Court dated 27th January 1923. The case stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the petitioner should apply for final discharge on or before 25th January 1923. The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 228 of 1924 (No. 8 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, TAVARA) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Mohamed Uda Hettiar, son of Ismaeel Hettiar, at Kothikkal, Nagerpetta taluk. Petitioner.
Malikah Court and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner above-named was adjudged insolvent by an order of this Court dated 26th January 1923. The case stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the petitioner should apply for final discharge on or before 25th January 1923. The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 229 of 1924 (No. 8 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, TAVARA) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Mohamed Uda Hettiar, son of Ismaeel Hettiar, at Kothikkal, Nagerpetta taluk. Petitioner.
Malikah Court and others Respondents.

Notice is hereby given under section 24 of Act V of 1920 that each of the petitioners of the above-named lawsuit who have not proved their claims should do so on or before 25th February 1923, failing which a final dividend will be distributed without regard to their claims.

No. 230 of 1924 (No. 7 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, MATANGUR) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Reddiah Pillai, son of Ramasami Pillai, at Dappoor, Mayavaram taluk. Petitioner.
Muthukannammal Pillai and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner above-named was adjudged insolvent by an order of this Court dated 26th January 1923. The case stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the petitioner should apply for final discharge on or before 25th January 1923. The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 231 of 1924 (No. 7 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, MATANGUR) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Reddiah Pillai, son of Ramasami Pillai, at Dappoor, Mayavaram taluk. Petitioner.
Muthukannammal Pillai and others Respondents.

Notice is hereby given under section 24 of Act V of 1920 that each of the petitioners of the above-named lawsuit who have not proved their claims should do so on or before 25th February 1923, failing which a final dividend will be distributed without regard to their claims.

No. 240 of 1921 (No. 8 of 1924 of the FILE of the HONORABLE JUDGE'S COURT, MATANGUR) in the COURT of the CHIEF MAGISTRATE, TAVARA.

Sandikka Pillai son of Ramasami Pillai, at Thennangachal, Mayavaram taluk. Petitioner.
Arasammal Court and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner above-named was adjudged insolvent by an order of this Court dated 24th January 1923. The case stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the petitioner should apply for final discharge on or before 25th January 1923. The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 128 of 1924 (No. 4 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Ayala Reddi, son of Mahamed Reddiyar, residing at Sankharampallu street, Trincomalee, Tanganyika Island Petitioner.
Tyrone Arthur Ayer and others Respondents.

Notice is hereby given under section 27 of Act V of 1920, that the petitioner aforementioned was adjudged insolvent by an order of this Court dated 26th January 1923. The same stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the creditors should apply for final discharge as or before 25th January 1923. The creditors of the aforementioned insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 126 of 1924 (No. 4 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Ayala Reddi, son of Mahamed Reddiyar, residing at Sankharampallu street, Trincomalee, Tanganyika Island Petitioner.
Tyrone Arthur Ayer and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that each of the creditors of the aforementioned insolvent who have not proved their claims should do so on or before 25th February 1923 failing which a final dividend will be distributed without regard to their claims.

No. 121 of 1924 (No. 3 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Sankharampallu Ayer Petitioner.
Sankharampallu Ayer and others Respondents.

Notice is hereby given under clause (1) of section 19 of Act V of 1920 that Sankharampallu Ayer, son of Sankharampallu Ayer alias Sankharampallu Ayer, residing at Sankharampallu street, Trincomalee, Tanganyika Island, has applied for being declared an insolvent and that his application is posted for hearing on 25th February 1923. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 120 of 1924 (No. 3 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Mahamed Ibrahim Bawther Petitioner.
Tahir and others Respondents.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Mahamed Ibrahim Bawther, son of Uleidi Bawther Bawther, residing at Vignaparam, Tanganyika Island, has applied for being declared an insolvent and that his application is posted for hearing on 25th February 1923. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 119 of 1924 (No. 16 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Pohlin Mahamed Bawther, son of Kappas Bawther, residing at Alayagama lane, Vignaparam, Tanganyika Island Petitioner.
Sankharampallu Ayer and others Respondents.

Notice is hereby given under section 34 of Act V of 1920, that each of the creditors of the aforementioned insolvent who have not proved their claims should do so on or before 25th February 1923, failing which a final dividend will be distributed without regard to their claims.

No. 125 of 1924 (No. 10 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Pohlin Mahamed Bawther, son of Kappas Bawther, residing at Alayagama lane, Vignaparam, Tanganyika Island Petitioner.
Sankharampallu Ayer and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner aforementioned was adjudged insolvent by an order of this Court dated 26th January 1923. The same stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the creditors should apply for final discharge as or before 25th January 1923. The creditors of the aforementioned insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 114 of 1924 (No. 11 of 1924 on the file of the District Magistrate's Court, Trincomalee) is the Court of the District Magistrate, Trincomalee.

Sankharampallu Ayer, son of Sankharampallu, residing at Sankharampallu street, Trincomalee, Tanganyika Island Petitioner.
Tyrone Arthur Ayer and others Respondents.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner aforementioned was adjudged insolvent by an order of this Court, dated 26th January 1923. The same stands adjourned to 25th February 1923 for further proceedings. It has been further ordered that the creditors should apply for final discharge as or before 25th January 1923. The creditors of the aforementioned insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 174 of 1914 (No. 11 of 1924 as the Bill of the Springfield Judge's Court, Springfield) is the Court of the District of Columbia, D.C.

Bellflower Agency, one of Sandstone Agency, residing at Elkhart			
resided at Annapolis, Md.	Pitcher.
Village of Chicago and others	Randall.

Notice is hereby given under section 64 of Act V of 1924 that each of the applicants of the above-named invention who have not proved their claims shall do so on or before 22nd February 1925 failing which a final dividend will be declared to without regard to their claims.

No. 376 of 1924 (So. 24 of 1924 in the file of the District Court, East Town and Stratford) in the Court of the Official Receiver, Tipton.

Polkinton and Polk	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100	2101	2102	2103	2104	2105	2106	2107	2108	2109	2110	2111	2112	2113	2114	2115	2116	2117	2118	2119	2120	2121	2122	2123	2124	2125	2126	2127	2128	2129	2130	2131	2132	2133	2134	2135	2136	2137	2138	2139	2140	2141	2142	2143	2144	2145	2146	2147	2148	2149	2150	2151	2152	2153	2154	2155	2156	2157	2158	2159	2160	2161	2162	2163	2164	2165	2166	2167	2168	2169	2170	2171	2172	2173	2174	2175	2176	2177	2178	2179	2180	2181	2182	2183	2184	2185	2186	2187	2188	2189	2190	2191	2192	2193	2194	2195	2196	2197	2198	2199	2200	2201	2202	2203	2204	2205	2206	2207	2208	2209	2210	2211	2212	2213	2214	2215	2216	2217	2218	2219	2220	2221	2222	2223	2224	2225	2226	2227	2228	2229	2230	2231	2232	2233	2234	2235	2236	2237	2238	2239	2240	2241	2242	2243	2244	2245	2246	2247	2248	2249	2250	2251	2252	2253	2254	2255	2256	2257	2258	2259	2260	2261	2262	2263	2264	2265	2266	2267	2268	2269	2270	2271	2272	2273	2274	2275	2276	2277	2278	2279	2280	2281	2282	2283	2284	2285	2286	2287	2288	2289	2290	2291	2292	2293	2294	2295	2296	2297	2298	2299	2300	2301	2302	2303	2304	2305	2306	2307	2308	2309	2310	2311	2312	2313	2314	2315	2316	2317	2318	2319	2320	2321	2322	2323	2324	2325	2326	2327	2328	2329	2330	2331	2332	2333	2334	2335	2336	2337	2338	2339	2340	2341	2342	2343	2344	2345	2346	2347	2348	2349	2350	2351	2352	2353	2354	2355	2356	2357	2358	2359	2360	2361	2362	2363	2364	2365	2366	2367	2368	2369	2370	2371	2372	2373	2374	2375	2376	2377	2378	2379	2380	2381	2382	2383	2384	2385	2386	2387	2388	2389	2390	2391	2392	2393	2394	2395	2396	2397	2398	2399	2400	240
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Kelso is hereby given notice under clause (2) of section 39 of Act V of 1920 that Fakhriwanji Pithi, son of Vikas Pithi, residing at Sulejipatkhadi, Anandnagar Tehsilwara, Nagpur District, Nagpur taluk, has applied for being declared as plaintiff and that his application is posted for hearing to 18th February 1923. Any person wishing to oppose the same may appear before this Court either in person or by advocate on the said date.

No. 176 of 1925 (No. 4 of 1924 of the FIVE OF THE DISTRICT MOUNTAIN'S CHIEF, SOUTHERN) IN THE COURT OF THE DISTRICT JUDGE, TANGOR.

Tolla Verano Sertai	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482
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Notice is hereby given under clause (3) of section 17 of Act V of 1909 that Vello Veeran Serran, son of Ranganathan Serran, residing at Kothar Padaneri, Mervaram Taluk, has applied for being declared an insolvent and that his application is posted for hearing to 16th February 1920. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

No. 147 of 1954 (No. 22 of 1954 in the title of the *Schweizerische Eidgenossenschaft*, *Kanton Aargau*) is the Order of the Official Journal, *Landesblatt*.

Shivrasa Arjunpur	10	10	10	10	<i>Fallicaria</i> .
Lachman, Anilcham and others	10	10	10	10	<i>Acymodes</i> .

Notice is hereby given under clause (3) of section 39 of Act V of 1930 that before any Assessment, on of Opium Agency of Thimphoom, residing in Sumpreth, Pithulthula street, Kamshakom, Kamshakom on hill, has applied for being declared an industrious that an application is paid for hearing on 10th February 1930. Any applicant wishing to oppose the same may appear before the District Officer on reason, or by evidence on the said date.

No. 190 of 1924 (No. 17 of 1924 on the file of the Subordinate Judge's Court, Talangma in the Court of the Criminal Justice, Talangma).

Methicillin, Kolanibron	1.0	0.0	0.0	0.0	0.0	<i>Poliovirus</i>
Bathum, Tiflis and others	1.0	0.0	0.0	0.0	0.0	<i>Rotavirus</i>

Notice is hereby given under clause (5) of section 16 of Act V of 1933 that Mathias, de Kadenbarron, nee de Vries, of Vriesland, Kollum, Friesland, residing in Koenigsplatz, Tampere, Finland, is applying for being declared as deceased and that his application is being referred to the Board for 1935 February 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on or before date.

No. 2 of 1973 (No. 6 of 1974) of the year of 945 Hijri-ul-Jumad-ul-Thani 1395 (1974) in the Court of the District Judge, Toluca

Ramachandran Chettyar	11	12	1	11	Pelisser,
Ramamuni Chinnai and others	11	11	11	11	Engel's

Notes is hereby given under clause (E) of section 46 of Act V of 1932 that Raymond Catterer, son of Appollonia Catterer, residing in Newington, Connecticut, has applied for being declared an adult and that his application is posted for hearing in 1935 February 1925. Any adult wishing to oppose the same may appear before this Court either in person or by pleader in the said case.

No. 12 of 1923 (No. 1 of 1923 on the file of the Honorable's Judge's Court, Toluca)
in the Court of the Honorable. HONORABLE. JUDGE

Brassicaceae	Artem.	<i>Pteridium</i>
Kelcomaceae	Artem.	<i>Lychnis</i>

Notice is hereby given under clause (2) of section 16 of Act V of 1930 that Remondino Ayres, now at Tupperware Ayres, residing in Agnewtown west side street, Massachusetts, Massachusetts, has applied for being declared an insolvent and that his application is pending for hearing in 19th March, 1935. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

It is hereby notified that the order of adoption dated 25th August, 1923 adopting Rajagopala Chettai, son of Vengappa Chettai, Pattakottai, as L.P. No. 1 of 1923 on the file of the District Munsif's Court, Madurai, was cancelled by the District Munsif, Tiruchendur, on 28th December 1924, under order No. 2 of Dec. 28, 1924.

O. S. RAMACHANDRA AYYAP,
Chief Reviewer

Tasjov, St. Petersburg 1975.
114

No. 71 of 1924 is the Order of the General Receiver, Tanjore.

Krishna Narayana Krishnaiah *Prisoner.*
Thandiyappan and others *Counter-prisoners.*

Notice is hereby given that the above-named prisoners were adjudged as involved on 21st January 1925 and he is directed to apply for discharge within 31st July 1925. All his creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Tanjore, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

No. 104 of 1924 is the Order of the General Receiver, Tanjore.

R. K. Krishnam Ayyar *Prisoner.*
Vinnutha Iyer and others *Counter-prisoners.*

Notice is hereby given that the above-named prisoners were adjudged as involved on 21st January 1925 and he is directed to apply for discharge within 31st July 1925. All his creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Tanjore, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

T. S. PALANISWAMI PILLAI,
Official Receiver.

Tanjore, 2nd January 1925.

FINANCIAL NOTIFICATION.

NOTIFICATION.

The following Currency Note of the Madras Circle is stated to have been destroyed, and payment of its value has been claimed by the person whose name is placed against the number. Any other person claiming a right to it is wanted to communicate at once with the undersigned.

Notes wholly destroyed.

Register number	Number of Note.	Value.	Name of claimant.
		Rs.	
N 102 (24-12)	TS 2587 B	100	Bartha Venkiah Ayyar, Gold and Silver Smith, Bangalore in village, Nandivari Post, Chittoor district.

Currency Office, Madras,
21st January 1925.

P. N. MAJUMDAR,
Currency Officer.

REVENUE NOTIFICATIONS.

Mining Certificates.

The undermentioned have been granted certificates of approval under the Mining Rules which will be in force up to 31st December 1925:—

Name and address.	Date of certificate granted the certificate is.	Area or in which the person proposes to prospect or mine.
M.R.R. T. C. Dandayadum Pillai, Min. Miner and Merchant, Madras.	18th January 1925	Madras Presidency.
M.R.R. I. Ramaswami Reddy, Natchikottaripalam, Nellore taluk, Madras District.	Do.	Do.
M.R.R. Raghu Sureshappa, General Merchandise and Commission Agents, Tyne Chettyanagar, Bangalore.	10th January 1925	Do.
M.H.R. Malabala Rajagopala Narayana, No. 5, Tannery Road, C & M Station, Bangalore.	2nd February 1925	Do.
M.H.R. Venkatesa Senthinayappa of Vayalur, Madras.	Do.	Do.
Jambu Nain Sahib Bahadar of Hinda- pur.	Do.	Do.
Mosur. Pellingati Chennarayappa and Sona, Tyne.	Do.	Do.
M.H.R. Purna Sureshappa Alagabada, Salem District.	3rd February 1925	Do.
Messrs. Martin & Co., 6 and 7, Cross street, Calcutta.	Do.	Do.
Messrs. E. S. Mawji Company of Gadga, Western India.	Do.	Do.
M.H.R. Gopalakrishnaiah, Gadga, Western India.	Do.	Do.

Head (Land Revenue and Settlement),
Madras, 1st February 1925.

W. S. SHAW,
Secretary.

N. R. Ky. Tallagiri Sathu Reddi, Gattapala village, is approved as a fit person to prospect for and mine minerals in the Madras Presidency up to 31st December 1925, and will be furnished with a certificate to that effect.

Nellore, 26th January 1925.

M. H. Ky. P. Rangappa Nayudu, of Talapeta, is approved as a fit person to prospect for and mine minerals in the Madras Presidency up to 31st December 1925, and will be furnished with a certificate to that effect.

M. G. Ky. Tappanna Venkata Subbanna Pannala Gura is approved as a fit person to prospect for and mine minerals in the Madras Presidency up to 31st December 1925 and will be furnished with a certificate to that effect.

N. R. Ky. Palakur Vakkata Rangappa Reddi Gura is approved as a fit person to prospect for and mine minerals in the Madras Presidency up to 31st December 1925 and will be furnished with a certificate to that effect.

M. P. Ky. Ganesapathi Venkatasubramanian Chetti is approved as a fit person to prospect for and mine minerals in the Madras Presidency up to 31st December 1925 and will be furnished with a certificate to that effect.

Nellore, 26th January 1925.

M. R. Ky. V. V. Venkatasubramanian Nayudu is approved as a fit person to prospect for and mine minerals in the Madras Presidency up to 31st December 1925, and will be furnished with a certificate to that effect.

C. F. BRACKENBURY,
Collector.

Nellore, 26th January 1925.

NOTIFICATIONS.

[Alkhu—Druge—Bhang—Drupe.]

The excise duty on Bhang will be raised from Rs. 2 to Rs. 6 per cwt from the 1st April 1925.

R. RAMACHANDRA RAO,
Collector.

Madras, 26th January 1925.

In virtue of the powers delegated under clause XI of Government Notification No. 495, dated 15th July 1924, published on pages 1233 and 1234 of the Fort St. George Gazette, dated 29th September 1924, Part I, as amended by Government Notification No. 101, dated 11th March 1924, the Commissioner of Revenue hereby directs that the rules for the tapping of toddy producing trees and for the drawing of toddy therefrom published in Government's Notification No. 17, dated 21st July 1924, shall have effect in the Chittoor village, Chidambalam taluk, of the Madras Agency from 1st October 1924.

3. The following shall be the fees payable on account of each tree for the tapping of which license is applied for in the Chittoor village of the Chidambalam taluk:—

	Rs.	A.	P.
Current poles (for each half-year)	2 4
Stake poles	do	..	4 8
Palangs or date poles (for the whole year)	1 8

Excise Commissioner's Office, Chittoor,
Madras, 26th January 1925.

Under rule XVIII of the Opium Rules contained in Government Notification No. 8, dated 24th July 1924, published on pages 112—114 of the Fort St. George Gazette, dated 26th July 1924, Part I, as amended by Government Notification No. 101, dated 11th March 1924, the Commissioner of Revenue hereby directs that the following rates for the issue of opium from toddy distilleries from 1st April 1925:—

	Rs.	A.	P.
For a full year's sale	75 0 0
For a half year's sale	37 5 0

Notification No. 16, dated 21st December 1923, will cease to be in force from 1st April 1925.

Excise Commissioner's Office, Chittoor,
Madras, 26th January 1925.

In consequence of the introduction of the Madras Court Fees (Amendment) Act V of 1922, the Government in their order No. 14, Revenue, dated 26th January 1925, have permitted the issue of a new denomination of two-anna Court Fee labels by substituting eight-anna Court Fee Adhesive labels. The new denomination of one-penny stamps will be issued for sale to the public from 1st March 1925.

Excise Commissioner's Office, Trichinopoly,
Madras, 26th January 1925.

In consequence of the introduction of the Madras Stamp Amendment Act VI of 1922 the Government in their order No. 440, dated 24th March 1924, approved the issue of the new denomination of 12 annas non-judicial stamps. The new denomination will be issued for sale to the public from 1st March 1925.

The following amendments shall be made to Commissioner's notification No. 1, dated 26th January 1921, published on pages 73—74 of the Fort St. George Gazette dated 11th January 1921, Part II, as subsequently amended. This will take effect from 1st April 1925:—

For the existing rules XXI and XXIII substitute the following:—

XXI. A licensed vendor may not issue stamps in any quantity not exceeding the license fixed for purposes without a license and to any other licensed vendor within the district in any quantity not less than four talas of grapes or ten talas of Bhang.

In Madras, special law licenses will also be issued to persons who hold a licence with the previous sanction of the Commissioner. The fee in such cases will be fixed by the Commissioner and the licensee will enter the liability to sell in all cases.

IV. *Refreshment-rooms* will be of two classes—

(a) *For refreshment-rooms maintained by, or under the supervision and control of, public companies and proprietors or managers of houses of call or hotels for the supply of the premises of travellers by rail, railways and inland steamers.*—The annual fee payable for such licence will be fixed by the Commissioner from time to time. Under these licences a liquor may be sold to travellers by rail, or by other persons arriving at or departing from such in the course of consumption on the premises or any extent, provided that no more than one repeated quart of spirits or two repeated quarts of any still or kind of liquor sold at the refreshment-rooms may be sold at one time to any such traveller for personal use on the premises.

(b) *For refreshment-rooms in which the sale of liquor is exclusively confined with the supply of meals or of meals prepared and served in the European manner.*—The annual fee will be Rs. 200 in Madras and Rs. 25 in the rest of the Presidency. It will at all times be optional with the Collector to withdraw licences of this description if it should appear that the sale of liquor to persons who have not partaken of meals on the refreshment-rooms is permitted to such an extent or so extensively that the refreshment-rooms may itself be abused as a tavern. Sale of liquor by removal from the premises will not be allowed under these licences. The premises to be used for the sale of liquor under these licences must be at least of the monthly available value of Rs. 50 in Madras and in Cochin and Coimbatore and Rs. 25 in the rest of the Presidency.

V. *General license*, such as licenses for the sale of refreshment stalls in connection with race meetings and public entertainments. These will be granted by Collectors at their discretion for periods not exceeding ten days at one time and at such fees not exceeding Rs. 100 as each occasion as they may determine. No removal of liquor from the premises will be allowed under these licences.

VI. *Special license* will also be granted by Collectors in accordance with the orders of the Home Department when the circumstances are such as not to allow of the issue of licences of any of the above descriptions on such terms and conditions and for such periods as they may in each case determine.

VII. *Distillers' license*.—Amount fee, Rs. 5. The following are important provisions of this license—

- (a) *Authority to give sample bottles* in respect of all assignments, whether made and granted or the property of private persons, in order that attending persons may have the opportunity of testing. High class wines and spirits at their own houses before the public sale.
- (b) *Authority to sell, water, spirits and beer* in less quantities than whole dozens of each description in the case of sales by auction of the property of private parties or estates or of trade assignments which are sold by or otherwise unobjectionable.
- (c) *Authority to sell* by auction at places other than that specified in the license, viz., at any private residence at which the licensee may hold an evening.

VIII. *Licenses for the sale of pure distilled spirits*.—These will be issued to distillers and druggists and other firms or persons specially approved by Collectors on payment of an annual fee of Rs. 10. Under these licenses the possession of pure distilled spirits in casks of two imperial gallons (or such larger quantity as the Collector may, in consultation with the officers of the Home Department, specially authorize) is prohibited. Pure rectified spirits must not be sold under these licenses for other than household medical, industrial and scientific purposes, and the maximum limit of sale at one time to the same person is restricted to one repeated quart in the case of sale to a private individual, two repeated quarts in the case of sale to a druggist, medical practitioner or scientific body and three imperial gallons to any Government, Local Fund or Hospital.

IX. *Licenses for the sale of medicinal wines and similar preparations* containing 75 per cent and upwards but not more than 42 per cent of proof spirit will be issued by Collectors on payment of an annual fee of Rs. 10.

3. *Licenses for importing foreign distilled spirits*.—Foreign spirits will be granted to holders of wholesale licenses by Collectors and licenses for exporting to Special Distillers by the Assistant Commissioner for Distilleries on payment of an annual fee of Rs. 250.

4. *Licenses for the delivery of foreign liquors*, except for Special Medical and Scientific purposes, and imported only spirits will be granted to holders of wholesale licenses by Collectors and to licensed distillers by the Assistant Commissioner for Distilleries on payment of an annual fee of Rs. 50.

5. Any two or more of the above kinds of licenses may be granted to the same person for the sale of liquor in the same premises.

6. No person shall be used for the sale of liquor unless and until approved by the Collector.

7. All licensees shall maintain and furnish to Collectors statistics showing accurately the consumption of imported foreign liquors and locally-made spirits and beer and recent daily stock.

8. All licensees (except those occasional and special licenses) will have effect for the whole year, i.e., from the 1st April in each year until the 31st March of the following year.

9. The full fee on all fixed fee foreign liquor licenses shall be paid in advance at the time of issue of the license.

10. For the convenience of the trade, Collectors will, so far as possible, remove and deposit of applications for license before clause IV (b) is in effect during the following calendar year to have the license valid for that year. Licenses for the sale of liquor in licensed refreshment-rooms should be very carefully given.

11. All further information may be obtained and forms of licenses may be procured at a charge of two annas each at the office of Collectors.

Excise Commissioner's Office, Changan,
Madras, 30th January 1925.

H. B. RENDLE,
Secretary.

MODIFICATION

The Inspection Hospital at Vridtscholm will be under repairs from 25th February 1935 to 25th April 1935 and as such only one set of rooms will be available for occupation during this period of 24 months by the officers of Government at large.

October 15, 1911.

R. S. RAMASWAMI AYYAR,
Executive Engineer, South Arcot Division

MARINE NOTIFICATIONS

REPORT OF VESSELS

ARRIVED AT AND DEPARTED FROM, THE PORT OF WITKAS FROM
THE 15th JANUARY TO THE 31st FEBRUARY 1952.

ABSTRACT

Date	Place of origin	Time received	Sender	First item	Serial assigned
Feb. 21	St. Elizabeth's	4:50 P.	J. H. O'Leary	Cashier	No. 1
" 21	" " " " " "	5:12 P.	W. E. Brown	"	"
" 21	" " " " " "	5:51 P.	R. M. Kelly	"	"
" 21	" " " " " "	6:42 P.	J. J. Murphy	"	"
" 21	" " " " " "	7:28 P.	" " " "	"	"
" 21	" " " " " "	8:02 P.	" " " "	"	"
" 21	" " " " " "	8:41 P.	" " " "	"	"
" 21	" " " " " "	9:04 P.	" " " "	"	"
" 21	" " " " " "	9:41 P.	" " " "	"	"
" 21	" " " " " "	10:04 P.	" " " "	"	"
" 21	" " " " " "	10:41 P.	" " " "	"	"
" 21	" " " " " "	11:18 P.	" " " "	"	"
" 21	" " " " " "	11:55 P.	" " " "	"	"
" 21	" " " " " "	12:32 A.	" " " "	"	"
" 21	" " " " " "	1:09 A.	" " " "	"	"
" 21	" " " " " "	1:46 A.	" " " "	"	"
" 21	" " " " " "	2:23 A.	" " " "	"	"
" 21	" " " " " "	3:00 A.	" " " "	"	"
" 21	" " " " " "	3:37 A.	" " " "	"	"
" 21	" " " " " "	4:14 A.	" " " "	"	"
" 21	" " " " " "	4:51 A.	" " " "	"	"
" 21	" " " " " "	5:28 A.	" " " "	"	"
" 21	" " " " " "	6:05 A.	" " " "	"	"
" 21	" " " " " "	6:42 A.	" " " "	"	"
" 21	" " " " " "	7:19 A.	" " " "	"	"
" 21	" " " " " "	7:56 A.	" " " "	"	"
" 21	" " " " " "	8:33 A.	" " " "	"	"
" 21	" " " " " "	9:10 A.	" " " "	"	"
" 21	" " " " " "	9:47 A.	" " " "	"	"
" 21	" " " " " "	10:24 A.	" " " "	"	"
" 21	" " " " " "	11:01 A.	" " " "	"	"
" 21	" " " " " "	11:38 A.	" " " "	"	"
" 21	" " " " " "	12:15 P.	" " " "	"	"
" 21	" " " " " "	12:52 P.	" " " "	"	"
" 21	" " " " " "	1:29 P.	" " " "	"	"
" 21	" " " " " "	2:06 P.	" " " "	"	"
" 21	" " " " " "	2:43 P.	" " " "	"	"
" 21	" " " " " "	3:20 P.	" " " "	"	"
" 21	" " " " " "	3:57 P.	" " " "	"	"
" 21	" " " " " "	4:34 P.	" " " "	"	"
" 21	" " " " " "	5:11 P.	" " " "	"	"
" 21	" " " " " "	5:48 P.	" " " "	"	"
" 21	" " " " " "	6:25 P.	" " " "	"	"
" 21	" " " " " "	7:02 P.	" " " "	"	"
" 21	" " " " " "	7:39 P.	" " " "	"	"
" 21	" " " " " "	8:16 P.	" " " "	"	"
" 21	" " " " " "	8:53 P.	" " " "	"	"
" 21	" " " " " "	9:30 P.	" " " "	"	"
" 21	" " " " " "	10:07 P.	" " " "	"	"
" 21	" " " " " "	10:44 P.	" " " "	"	"
" 21	" " " " " "	11:21 P.	" " " "	"	"
" 21	" " " " " "	11:58 P.	" " " "	"	"
" 21	" " " " " "	12:35 A.	" " " "	"	"
" 21	" " " " " "	1:12 A.	" " " "	"	"
" 21	" " " " " "	1:49 A.	" " " "	"	"
" 21	" " " " " "	2:26 A.	" " " "	"	"
" 21	" " " " " "	3:03 A.	" " " "	"	"
" 21	" " " " " "	3:40 A.	" " " "	"	"
" 21	" " " " " "	4:17 A.	" " " "	"	"
" 21	" " " " " "	4:54 A.	" " " "	"	"
" 21	" " " " " "	5:31 A.	" " " "	"	"
" 21	" " " " " "	6:08 A.	" " " "	"	"
" 21	" " " " " "	6:45 A.	" " " "	"	"
" 21	" " " " " "	7:22 A.	" " " "	"	"
" 21	" " " " " "	7:59 A.	" " " "	"	"
" 21	" " " " " "	8:36 A.	" " " "	"	"
" 21	" " " " " "	9:13 A.	" " " "	"	"
" 21	" " " " " "	9:50 A.	" " " "	"	"
" 21	" " " " " "	10:27 A.	" " " "	"	"
" 21	" " " " " "	11:04 A.	" " " "	"	"
" 21	" " " " " "	11:41 A.	" " " "	"	"
" 21	" " " " " "	12:18 P.	" " " "	"	"
" 21	" " " " " "	12:55 P.	" " " "	"	"
" 21	" " " " " "	1:32 P.	" " " "	"	"
" 21	" " " " " "	2:09 P.	" " " "	"	"
" 21	" " " " " "	2:46 P.	" " " "	"	"
" 21	" " " " " "	3:23 P.	" " " "	"	"
" 21	" " " " " "	4:00 P.	" " " "	"	"
" 21	" " " " " "	4:37 P.	" " " "	"	"
" 21	" " " " " "	5:14 P.	" " " "	"	"</

THE LITERATURE

Date	Name of vessel	Time		Station	Lead in	North magnetic.
		Up	Down			
1881.						
Dec. 31.	S.S. "Kilgus" ..	5.10	5.10	H. F. H. Gibson.	Wagon	South quay No. 1
" 11.	S.S. "Tandil" ..	5.10	5.10	S. H. Fathauer.	" "	South quay and B.
" 12.	S.S. "Colombo" (arr.) ..			" "	" "	quay
" 13.	S.S. "Colombo" (dep.) ..			" "	" "	South quay No. 2
" 14.	S.S. "Australia" ..	5.10	5.10	F. Meyer	Colony	No. 1
" 15.	S.S. "Australia" ..	5.10	5.10	J. H. Galtay	Colony	No. 1
" 16.	S.S. "Ferry" ..	5.09	5.09	C. Payer	Barthel	South quay
" 17.	S.S. "Ola Magdalena" ..	5.09	5.09	W. F. Witt	Larvik	No. 1
Feb. 1.	S.S. "Haga" ..	5.07	5.07	2 Nelson	Dragoon	No. 10
" 2.	S.S. "Helsing" ..	5.08	5.08	J. M. Galtay	Colony	No. 1
" 3.	S.S. "Hendy Coast" ..	5.07	5.07	J. D. Galtay	South quay and wharf	No. 1
" 4.	S.S. "Crested Bell" ..	5.09	5.09	F. M. Key	Ferrydock	South quay No. 2
" 5.	S.S. "Baltic" ..	5.08	5.08	2 Nelson	Dragoon	No. 1
" 6.	S.S. "Flegha Aul" ..	5.10	5.10	J. D. Galtay	Post-office	No. 1
" 7.	S.S. "Flegha Aul" ..	5.10	5.10	W. K. Hansen	Helsing	South quay No. 1
" 8.	S.S. "Myra" ..	5.07	5.07	W. F. Meyer	Colony	South quay No. 1

* Flipping 1-sided. Other variations are not available.

New York

Abstract

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

01-09-2004

Library Office, Madras,
25th February 1955

H. A. B. DIXON BENT, Commander, R.N.,
British Commissioner of the Port

NOTICE TO MASTER

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

Trees.—Fern. *Cheilanthes*.—*A. lanuginosa*.

Reduction of Error

It is hereby notified that, on and from 10th March 1975, the glider anchor light shall be used from the North Flange of the Customs House as a guide to vessels approaching the Port at night with the exception of ships.

and by a 4th Order Dispersed Layer —
 Transition — Latitude 30° 32' North.

—Landscape 20' 30"
Landscape 10'

Change of refractive index with Order. Dioptre.

Frank Wilson

Simulation of Conditions.—¹³C values were isolated within

Description of banding.—No definite band, pale blue and orange—50 feet above high water.

It is also important to note that the results of this study are based on a cross-sectional design, which limits the ability to establish causality. Future research should employ longitudinal designs to investigate the temporal relationships between the variables studied.

Age of desertion.—All recruits are new.

Ordnance supplied.—Ordnance No. 225 and 23 (4)

Publications.—*Bay of Bengal Pilot*, Fifth edition, 1923, page 138; *List of Lights and Light*

Records, etc.—*of British India*, *List of Lights and Lightships of the Madras Presidency*.

Authority.—Presidency Port Office, Madras.

Presidency Port Office, Madras,
20th January 1923.

C. B. CAMPBELL, Captain, R.N.
Presidency Port Office.

MILITARY NOTIFICATIONS.

REPORTS OF DESERTIONS.

Report of a deserter or absconder without leave from the 1st Battalion, The Black Watch (R.I.), dated 25th January 1923.

Number, rank and name, 262328, Private, James Mitchell Wain; age, 34 years 4 months; height, 5 feet 6 inches; colour of complexion, fresh; hair, light brown; eyes, grey; build, medium; date of enlistment, 4th February 1919; place of enlistment, Norwich; parish and county in which born, Eastford, Yorkshire; date of desertion or absence, 18th January 1923; place of desertion or absence, Epsom; marks, tattoo marks on right forearm, skull with two stars; marks carrying letter on right hand; no blemish; under six years' service.

M. A. B. HAMILTON.

Commanding 1st Battalion, The Black Watch (R.I.).

Report of a deserter or absconder without leave from the 1st Battalion, The 28th Brigade, dated at Fifehead, 25th day of January 1923.

Number, rank and name, 660049, Deserter, A. Miller; age, 22 years; height, 5 feet 6 inches; build, medium; colour of complexion, fresh; hair, brown; eyes, grey; date and place of enlistment, 25th January 1922, Manchester, England; parish and county in which born, High Burton, Devon, Devonshire, England; date and place of desertion or absence, 25th January 1923, Fifehead; marks, star on nose; under 4 years' service.

G. B. POWELL, Lieut.-Col.

Commanding 1st Battalion, The 28th Brigade.

Report of a deserter or absconder without leave from the 7th Madras Infantry Royal Artillery, dated at Fifehead, 25th day of January 1923.

Number, rank and name, 141456, Gunner, Milton, C. H.; age, 24 years 3 months; height, 5 feet 6 inches; colour of complexion, pale; hair, brown; eyes, blue; build, robust; date of enlistment, 19th May 1919; place of enlistment, Fifehead, Devon, England; parish and county in which born, Bradwardine, Devon; date of desertion or absence, midnight 18th January 1923; place of desertion or absence, Fifehead (see above); marks, tattoo marks, both arms, right prominent right chest; under six years' service.

(English).

Commanding 7th Madras Infantry R.A.

Report of an absconder from the 1st Battalion, The Green Howards, at Port St. George, Madras, dated this 25th day of January 1923.

Number, rank and name, 424672, Private, Edmund Eady; age, 24 years 6 months; height, 5 feet 5 inches; colour of complexion, fresh; hair, brown; eyes, blue; build, rather portly; date of enlistment, 25th August 1919; place of enlistment, Whitehall, R.W.; born at Sudbury, County of Suffolk; date of absence, 25th January 1923; place of absence, Port St. George, Madras; marks, 2 scars back of right thigh; service, under 5 years, received from the Regimental Quartermaster, Port St. George, Madras, whilst awaiting transportation to Military Prison, Vellore. Was dressed in shorts, shirt and stockings only.

(English).

Commanding 1st Battalion, The Green Howards.

Report of an absconder without leave from the 1st Battalion, The Queen's Own Cameron Highlanders, dated at Colombo, 25th day of January 1923.

Number, rank and name, 2289241, Private, Hugh Blashie; age, 22 years; height, 5 feet 4 1/2 inches; complexion, fresh; colour of hair, dark brown; colour of eyes, grey; build, fair; date of enlistment, 18th November 1921; place of enlistment, Glasgow; where born, Broom, Glasgow, Levee; date of absence, 25th January 1923; place of absence, Port William, Ceylon; marks, scars on part of chin, left eye, right breast and left arm; service, under four years.

Report of an elephant without leave from the Fort Station, The Queen's Own Chikara Highkhan, dated at Colombo, this 2nd day of February 1925.

Number, mark and name, 5181/24, Name, John Edward Sullivan; age, 25 years; height, 5 feet 7½ inches; complexion, dark; colour of hair, dark brown; colour of eyes, hazel; trade, fitter; date of enlistment, 25th June 1922; place of enlistment, Bangalore; place of birth, Gillingham, Kent; date of release, 25th January 1925; place of release, Fort William, Colombo; under 4 years' service.

A. P. GORDON STUMPH, Captain,
for Commanding the Station, The Queen's Own Highkhan.

OFFICIAL ADVERTISEMENTS.

SALE OF MINOR FOREST PRODUCE.

Runs of the following minor forest produce collected departmentally and stored in Bellanastota depot:—

Sampansila, about 11 cwt. less.

New variety seeds, about 200 seedlings (3 cwt. less—200 lb.).

The exact quantity will be intimated at time of sale.

The produce will be sold by public auction by the District Forest Officer, Bellanastota, at Bellanastota Forest Office at 2 p.m. on Tuesday the 24th February 1925.

1. All bidders should before bidding at the sale pay an earnest money deposit of Rs. 250 for each variety and Rs. 100 for sampansila and produce advance certificate from the Telegraphic Office to which he intends sending the amount up to which he is willing to bid. If advance certificate is not produced, the successful bidder will have to pay in full the whole amount of the sale of the sale. As soon as the sale is concluded, one-fourth of the sale amount should be paid by the successful bidder, failing which a forfeit will be held at the highest bidder's risk and loss.

2. The sales are subject to the confirmation by the District Forest Officer and Government who reserves to themselves the right of accepting or rejecting the highest or any bid without assigning reasons therefor.

3. As the sales of the sales the earnest money deposit of successful bidders will be refunded to them, while that of the successful bidder will be converted into security deposit for the due fulfilment of the contract.

4. The produce will be delivered at Bellanastota depot by the Range Officer and his weightmen at the depot will be free.

5. The successful bidder must pay the balance of the purchase money into the Imperial Bank of India, Madras, or into any Government treasury, and produce the receipt before the Range Officer, Bellanastota, within a week from the date of the receipt of the sales accepting the bid, failing which the deposit made by him will be forfeited to Government and the produce shall at the risk of the defaulter and he will be responsible for and shall make good to the Secretary of State any loss which Government may incur on any such deal, but shall have no claim in any surplus which Government may realize thereby.

6. The successful bidder must, within a fortnight from the date of the receipt of the sales accepting the bid, take delivery of the quantity ordered at the sale, failing which the produce will be sold to the Government at the discretion of the District Forest Officer.

7. The successful bidder will also have to sign an agreement immediately after the order confirming the sale to come into force in the form sent out to him at the time of sale and the conditions of which agreement shall be binding on him.

8. For produce paid for but not removed within the specified time, demurrage at Rs. 1 per cwt. will be charged at the discretion of the District Forest Officer.

9. The successful bidder will be bound to take the total quantities available even if they happen to exceed or fall short of the notified quantities.

10. Bidders' attention is drawn to the latter portion of condition No. 2 regarding the payment of one-fourth of the value of the produce immediately after sale.

M. A. RAJES SAHAI,
District Forest Officer.

Bellanastota, 10th January 1925.

TENDERS FOR THE SUPPLY OF MANGALORE PATTERN ROOFING TILES.

Bidder tenders will be received up to 12 noon on 15th February 1925 by the Secretary to the Collector of Bellanastota, Changan, Madras, for the supply of 300,000 Mangalore pattern roofing tiles more or less.

3. Candidates submitting tenders should be accompanied by a sample of the tiles to be supplied and a deposit of Rs. 500 in cash or currency notes. Samples will not be returned.

3. Tenderers must state the rate (per 1,000) at which they are prepared to supply the following at the Malacca Fish Depot and the amount of fish required to cover 100 square fath.

4. Tenderers must undertake to supply the full number of fish required before the end of July 1935 at the rate of not less than 20,000 per week, beginning with the first week of May 1935.

5. The successful tenderer must, if required, make a further deposit of Rs. 500 for the use of the Government of the relevant and must execute an agreement (the main conditions of which are set forth in the enclosure below) within a week of his being informed of the acceptance of his tender. Should he fail to do so, his deposit will be forfeited to Government and the acceptance of the tender will be cancelled. The stamp duty on the agreement must be paid by the tenderer.

6. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the Collector of Fish.

7. The deposits of the unsuccessful tenderers will be returned as soon as possible after the opening of the tenders, while the deposit of the successful tenderer will be returned on the due fulfilment of the contract.

ANNEXURE.

(1) The contractor shall deliver the fish to the Secretary at the time and at the place mentioned in the appended schedule at his risk.

(2) The fish supplied by the contractor shall be of the same quality and description as the sample deposited and shall be in all respects equal thereto.

(3) The fish shall be subject to inspection and acceptance or rejection by such person or persons as the Secretary for the time being shall from time to time assign and appoint to that duty or for that purpose and any such fish which in the opinion of the inspecting officers shall be inferior in quality to the said sample shall be rejected by the inspecting officers whose opinion and rejection shall, in all respects, be final and conclusive and binding on the contractor and shall not be open or subject to question or dispute by the contractor upon any ground whatsoever.

(4) As regards any fish rejected by the inspecting officers, the Secretary may at his discretion take delivery of it at any price lower than the contract price hereinafter referred to and, his decision is the matter and as regards the price to be paid therefor shall be final and binding on the contractor.

(5) All fish rejected by the inspecting officers and not taken over by the Secretary as provided in clause 4 above shall be removed by the contractor within 24 hours after such rejection shall have been notified by the contractor by the inspecting officers, and any fish not so removed by the contractor may be sold, removed or dealt with by the Secretary as he thinks fit.

(6) In lieu of the fish which have been rejected by the inspecting officers and not taken over by the Secretary at a reduced price, the contractor shall, within such time as may be fixed by the inspecting officers after such rejection shall have been notified to him or otherwise, supply and deliver to the Secretary an equal number of fish of the same quality and description as the said sample and in all respects equal thereto and fish supplied in lieu of those rejected shall be in like manner subject to such rejection and removal or acceptance at a reduced price as aforesaid.

(7) The Secretary will pay for all fish accepted by the inspecting officers or accepted by the Secretary under the provisions in clause 4 above within twenty-one days from the receipt after such approval or acceptance, as the case may be, of a bill made out by the contractor at the rates specified in the schedule or at the price notified by the Secretary as the case may be.

(8) The contractor shall not be in any way interested or concerned directly or indirectly with the accounts of Government employed in the fish Department in any trade, business or any transaction whatsoever, nor shall the contractor give or pay or promise to give or to pay in any such capacity directly or indirectly any money or fee under the designation of bribe or otherwise, nor shall he assign or make over his interest directly or indirectly in any person or persons whatsoever or permit any person or persons whatsoever to interfere in the management or performance thereof.

(9) Upon the complete fulfilment of this contract by the contractor to the satisfaction of the Secretary, the latter will return the deposit to the contractor.

(10) In case the contractor shall fail or neglect or refuse to observe, perform, fulfil and keep all or any one or more or any part of any one or more of the terms, stipulations and provisions herein contained or of, or any one or more of the terms, stipulations and provisions which shall be added hereunto or of, or any one or more of the terms, stipulations and provisions which shall be added hereunto, the Secretary is at liberty to cancel the contract and take any steps which he may think fit to do so, forthwith in writing to the contractor and to make or to enter into such other arrangement or contract or to make such use of the fish hereinafter specified and the contractor shall, be severally to be liable to the Government for any loss or damage which may be sustained through his failure, neglect or refusal to observe, perform, fulfil and keep all or any one or more or any part of any one or more of the terms, stipulations and provisions herein contained or of, or any one or more of the terms, stipulations and provisions which shall be added hereunto, which the Secretary may be able to effect.

(11) The Secretary may, if he thinks fit, instead of annulling the contract and entering into another as stated above, fix the contractor in any sum not exceeding Rs. 500 on any one account. Such sum shall be paid within seven days of its imposition, failing which it shall be lawful to the Secretary to deduct the amount of the said fine from and out of the aforesaid deposit or from any sum or sums which may at the time be or may hereafter become due to the contractor on account of the fish supplied by him under this contract. If there were no the contractor's deposit or both before the sum which may be due at any time from the contractor to the Secretary of State was, in that case, the contractor, his executors, administrators, or representatives shall forthwith repay the Secretary of State the balance of such sum.

(12) The aforesaid provisions shall not be limited by delays which are shown in the satisfaction of the Secretary to be due to the contractor's liability to obtain railway freight.

TENDERS.

Description of item	Quantity to be supplied.	Period within which the item is to be supplied.	Rate.		Place at which the item is to be delivered.
			Per.	Amount.	
Machines, pattern casting time.	110,000	Before the end of July 1922.	1,000	Rs.	On each pattern of the Machine Bought to say in pattern cast by the Inspector, Madras District.

Madras, 26th January 1922.

L. K. PRASAD,
Secretary to the Collector of Salt Revenue.

AUCTION SALE OF BUILDINGS AND TREES.

Notice is hereby given that the buildings constructed for the establishment of the Salt factory at Lingaswamiyam in accordance with the terms in the sanad in type attached to the factory will be sold in public auction by the Inspector, Pongacherry Circle, at the factory office, Madurai, Lingaswamiyam, Kivra district, on 30th March 1922, commencing at 3 p.m., subject to the following conditions:-

1. Persons wishing to bid should, before commencement of the sale, deposit a sum of Rs. 25 which will be returned to the unsuccessful bidders at the end of the sale. The selling officer may at his discretion release the amount of deposit at the time of auction.

2. No person will be allowed to bid for himself or for himself and another jointly unless he holds a power of attorney duly executed in his favour authorizing him to bid on behalf of each other person.

3. The selling officer may for valid reasons refuse to accept any bid and, in case of dispute, his decision should be final. If for any reason the highest bid is rejected, the selling officer may at his discretion allow another to bid at once on the same terms.

4. The sale will be subject to confirmation by the Collector of Salt Revenue, Madurai. The successful bidder should make a further deposit of half the amount of purchase money, failing which the amount deposited by him at the commencement of the sale will be forfeited to Government. He will be liable in any case that may be incurred by the sale and will not be entitled to the profit, if any.

5. The confirmation or otherwise of the sale will be communicated to the successful bidder as soon as possible and he should, within ten days of such communication, pay the balance of the purchase money. Should he fail to do so, the deposit made by him under condition 4 will be forfeited and the buildings, etc., will be re-auctioned at the bidder's risk.

6. The buildings and the trees will be put up for auction as they stand and it will be incumbent on the auction purchaser to do the necessary work himself.

SCHEDULE.

LIST OF BUILDINGS IN THE MONGAMMA FACTORY, PONGACHERRY CIRCLE.

Building number.	Serial number and name of building.	Condition and remarks.
1	1. Assistant Inspector's quarters, detached.	Standard plan with 12 rooms, 20' x 20', but the office room is used as store room. The building is in good condition.
2	2. Kitchen, 12' x 12'.	Thatched roof and 4' x 4' for Inspector and Assistant Inspector.
3	3. Inspector's quarters, detached.	Inspector's but for the kitchen, planning which has been started, there were four other.
4	4. Kitchen, 12' x 12'.	Thatched roof, 4' x 4' for Inspector.
5	5. Cook's office, 12' x 12'.	Thatched roof, 4' x 4' for Inspector.
6	6. Junior Sub-Inspector's quarters, 12' x 12', with separate latrine.	This is the 1st Police station house transferred to this department.
7	7. Sub-Inspector's detached quarters, 12' x 12', 7'.	Of standard plan and used with 20' x 20' and 20' x 20', etc. In the last few years for the buildings which have been badly affected by the prevailing winds and absence of repairs.
8	8. Total house for petty officers and grooms.	In fair order. The wood work of the ceiling is slightly damaged here and there.
9	9. House for Inspector, detached.	In fair order. That was a small and newly wood work.
10	10. Small detached for Inspector's quarters, detached.	In fair order. Constructed out of all materials available at the time.
11	11. Pongacherry, detached.	In order. That was a small and newly wood work.
12	12. Sub-Inspector's quarters.	In order.
13	13. Sub-Inspector's quarters.	In order.
14	14. Sub-Inspector's quarters.	In order.

Pongacherry, 26th January 1922.

W. N. J. KULK,
Inspector of Salt Revenue, Pongacherry Circle.

TENDER FOR THE SUPPLY OF TARTARUS FOR THE SEASON OF 1922.

Sealed tenders will be received by the Inspector of Salt Revenue, Madurai District, Circle, at his office up to 3 p.m. on Wednesday the 22nd February 1922 for the supply of tartarus for use in home supplied in the transport of salt from the Eastern factories to the Madurai District during the 1922 season. The number and size of the tartarus to be supplied are given below:-

Form size, 15' x 8'.	Number of supplied.	Number of specimens each.	Size of applies.
Form size, 15' x 8'.
Form size, 15' x 8'.

2. Contracts containing tenders should be superscribed "Tender for the supply of tarpaulins" and should be accompanied by a cheque or cash or a money receipt for payment of a deposit of Rs. 20 in the Public Treasury at the Madras Depot. Receipts and with tenders which are not accepted will be returned.

3. Tenderers must state the price for each size of tarpaulin as to which they are prepared to supply the articles delivered at the Madras Salt Depot.

4. Tenderers should undertake to supply half the number of the tarpaulins required before 1st April 1925 and the other half before 1st May 1925.

5. The unsuccessful tenderer will be required to make at once a further deposit in such an amount as may be fixed for the due fulfilment of the contract and to execute an agreement (the more conditions of which are set forth in the conditions below) within a week of his being informed of the acceptance of his tender. In case of failure to do so the deposit made will be forfeited to Government and the acceptance of the tender cancelled. The stamp duty on the agreement must be paid by the tenderer.

6. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the Government.

7. The deposits of the unsuccessful tenderers will be returned as soon as possible after the opening of the tenders, while the deposit of the successful tenderer will be returned on the fulfilment of the contract.

ARTICLE

(1) Description of the contract.—The contractor shall deliver the articles described in the annexed schedule to the officer in charge of the Madras Depot within the time and at the place and at the rates specified in the schedule.

(2) Articles supplied to be in accordance with the approved sample.—The articles supplied by the contractor shall be of the same quality and description as the sample approved by the Collector of Salt Revenue (hereinafter called the Collector) and deposited in the Inspector's office and shall be in all respects equal thereto.

(3) Rejection or opinion of articles.—Such articles shall be subject to rejection and acceptance or rejection by the officer in charge of the Madras Depot. Any of such articles which in his opinion shall be inferior in quality to the said sample may be rejected by him. His opinion and rejection shall be final and binding upon the contractor and shall not be open to question or dispute by the contractor upon any ground whatsoever.

(4) Articles of rejected articles at a reduced price.—All or any of the articles so rejected may be accepted by the Collector at his discretion at a price lower than the contract price if the contractor wishes to sell them at such lower rate.

(5) Rejection of articles rejected and not taken over at a reduced price.—All articles rejected and not taken over by the Collector as herein provided, shall be removed by the contractor within three days after such rejection shall have been notified to him by the officer in charge of the Madras Depot. Any articles not so removed may be sold, purchased, or dealt with by the Collector as he thinks fit.

(6) Supply of articles in lots of those rejected.—In case of the articles rejected and not taken over by the Collector at a reduced price the contractor shall within such time as may be appointed by the officer in charge of the Madras Depot, deliver such rejected articles to him as may be appointed by the officer in charge of the Madras Depot, at such such rejection shall have been notified to him, supply and deliver to the officer at a price equal to the price of the said articles. These shall be of the same quality and description of the said sample and in all respects equal thereto. Articles supplied in lots of those rejected shall in like manner be subject to such rejection and removal or acceptance at the reduced price as aforesaid.

(7) Execution of the contractor's notes.—The officer in charge of the Madras Depot may, without cause assigned, summarily expel from the Depot any coolie or coolies employed under the contract by the contractor and found drunk or otherwise misbehaving within the Depot premises.

(8) The contractor is to carry out the directions of the officer.—The contractor shall, at all times during the execution of the contract, obey and carry out the directions issued from time to time by the officer in charge of the Madras Depot in regard to the execution of the contract.

(9) Interference with any officer of the department forbidden.—The contractor shall not have permission to interfere with any officer of the department.

(10) Contract not to be assigned.—The contractor shall not assign the contract directly or indirectly to any person or persons or permit any person or persons to interfere in the performance thereof without the permission of the Collector.

(11) Money of payment.—The contractor shall present to the Assistant Commissioner, Central Division, every fortnight bills for the articles accepted by the officer in charge of the Madras Depot as accepted by the Collector as provided above at the rates specified in the schedule and at the price stated by the Collector in the case of any lot. Payment of each bill shall be made to him within seven days of the receipt of the same.

(12) Return of the deposit.—Upon the complete fulfilment of this contract by the contractor in the satisfaction of the Collector the latter shall return the deposit to the contractor.

(13) Penalty for the breach of the conditions of the contract alternative to forfeitures.—In case of failure, neglect or refusal to pay the articles accepted by the officer in charge of the Madras Depot or if at any time or more or any part of any one or more of the provisions herein contained or if at any time during the period before the Collector is satisfied that the contractor will not comply the articles required within the time hereby provided, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and to enter into such other arrangements or contract as he may think fit. The contractor shall be responsible to the Collector, for any loss or damage so caused, but shall not be entitled to show in any account before the rates payable to him under the contract which the Collector may be able to effect. The Collector or the Assistant Commissioner may, instead of cancelling the contract as aforesaid, accept for the immediate delivery of any quantity of the articles referred to in the annexed schedule and recover the cost of such purchase from the contractor or the Collector or the Assistant Commissioner may, if he thinks fit, fine the contractor in any sum not exceeding Rs. 50 on any one occasion. Such fine shall be paid within seven days of its imposition.

(14) *Recovery of sums due from the contractor.*—It shall be lawful to the Assistant Commissioner to demand and receive all sums payable to the department under the contract on the account of deposits of water above 2 paise or from sums due to the contractor. If, at any time, there shall be any sums or deposits or both, he has then the sums which may be due from the contractor to the Secretary of State, then at that time, the contractor, his executor, administrator, or representative shall forthwith pay to the Secretary of State the balance of such sums.

(15) The contractor shall abide by the direction of the Collector in case of dispute or difference of opinion arising between the Collector or any officer of the department and the contractor, as to the interpretation of the terms of the contract or the stipulations thereunder. Such decision shall be final and binding on the contractor and shall not be subject to question in any Court of Law or otherwise.

SCHEDULE ABOVE REFERRED TO

Description of articles	Quantity to be supplied.	Period within which the articles are to be supplied.	Rate		Place at which articles are to be delivered.
			For	Amount.	
For work No. 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.	40	Half before 1st April 1925	Madras Salt Depot.
	40	Do. 1st May 1925	

Coimbatore, 15th January 1925.

TENDERS FOR COVERING SALT BAGS.

SENDER tenders for the following works relating to the covering of the Madras Depot of salt to be manufactured during 1925 season in the factories (Kottar, Vayalur, with Kattapalli extension, Arripai North with Thillai extension, Arripai South and Valley of the Ennore Circle will be received by the Inspector, Madras Depot Circle, at his office up to 5 p.m. on Friday, the 27th February 1925.

I. *Recovery of work.*—(a) Bringing the Mangalore cloth and also sheets supplied by Government to the storage site, covering the body of bags with Mangalore cloth and the ridges and tops of bags with new sheets in such manner as may be required by the Inspector, Madras Depot, and providing the other materials required for covering such as three duns, galvanized iron wire and zinc, 200 running feet galvanized iron wire and 20 paise for each XXX goss bag. The number of bags to be covered thus will be about 50.

(b) Bringing Mangalore cloth and country-made gunnys supplied by Government to the storage site, covering the body of bags with Mangalore cloth and plastering the ridges and tops with country-made gunnys in such manner as may be required by the Inspector, Madras Depot (chromium and sand being used in the proportion of 1 to 2).

(c) Bringing the Mangalore cloth supplied by Government to the storage site, covering the body of bags with them and plastering the ridges and tops with Mangalore cloth and sand in chromum in such manner as may be required by the Inspector, Madras Depot (chromum and sand being used in the proportion of 1 to 2).

The number of bags to be covered thus will be about 100.

II. *Recovery of work.*—In all cases, the body of the bags must be covered with Mangalore cloth on the date of completion of the storage and the ridges and tops protected from rain with either of the three kinds of the materials. The final drying of the ridges and tops after with new sheets or with tiles of either kind set in chromum should be done between thirty and thirty-five days of the setting of the bags.

(2) *Notes for a XXX goss bag* should be given separately for work No. I (a), I (b), and I (c) above.

III. *Form of tender.*—Tenders may be made either for work No. I (a) or for I (b) or for I (c) or for all.

IV. *Form of tender.*—Tenders should be accompanied by a deposit of Rs. 100 for the work in accordance with the covering of salt bags at the Madras Depot and should be accompanied by a deposit of Rs. 100 for the work in accordance with the covering of salt bags at the Madras Depot.

V. *Successful tenders must, if further required, make a further deposit of Rs. 100 for the due fulfilment of their contract for each work and execute agreements (copies of which may be seen at the office of the Inspector, Madras Depot Circle) within a week from the date of their being notified of the acceptance of their tenders. In case they fail to do so, the deposits will be forfeited to Government and the acceptance of their tenders cancelled. The stamp duty on agreements must be paid by the tenders themselves.*

VI. *But when the tenders of one and the same individual are accepted for the three works, a further deposit of Rs. 300 only for the due fulfilment of the contract for the three works will be required.*

VII. *The deposit does not hold (or if to accept the lowest or any other tender).*

VIII. *Further particulars may be obtained from the Inspector, Madras Depot Circle.*

IX. *The deposit of the unsuccessful tenders will be returned on due fulfilment of the tenders as possible while the deposit of the successful tenders will be returned on due fulfilment of their contracts.*

TENDERS FOR SUPPLY OF LABOUR FOR ASSET OF SALT AT THE MADRAS SALT DEPOT.

SENDER tenders will be received by the Inspector, Madras Depot Circle, at his office up to 5 p.m. on Friday, the 27th February 1925, for the supply of labour for the work of salt at the Madras Salt Depot during the year 1925-26. Tenders will be offered from bags stored at the Madras Depot after the weighing by means of G.P. or Kalyan gun scales or in bags of salt which has been stored in two second bags.

3. Nature of work for which labour is to be supplied.—

(A) In the case of issues from bags stored after weighing at the mill by means of Gillingen's pans or Kelly's pans only.—

- (1) Taking loss of gins and weighing carefully the issue received from them in such places and in such manner as may be required by the officer in charge of the Madras Depot;
- (2) Weighing bags for mill issues at all issues;
- (3) Weighing up the contents of the bag with double beam weighing either—
 - (a) by the merchants or the department; or
 - (b) by the contractor himself, in which case the quality of the issue shall be such as to meet with the approval of the officer in charge of the depot.
- (4) Transporting the bags in, and loading them on to, wagons or carts as required by merchants or by the officer in charge of the depot and shunting wagons when necessary;
- (5) Passing the loaded wagons over the weighbridge for weighment or check weighment, in the case of issues for mill transport and in the case of all issues taking so many of the filled bags as may be required in the checkweighment, shall be made by the checkweighing officer in checkweighing such percentage of the total number as he considers to be required by the departmental orders; and
- (6) Unloading and securing the merchant bags issued for issue of mill, and shunting the places where mill has been issued in such manner as may be required by the officer in charge of the depot.

(B) In the case of issues in bags of silk which has been stored in two-scaled bags.—

- (1) Transporting the bags in, and loading them on to, wagons or carts as required by merchants or by the officer in charge of depot, and shunting wagons when necessary; and
- (2) Passing the loaded wagons over the weighbridge for weighment or checkweighment in the case of issues for mill transport and, in the case of other issues, taking so many of the filled bags as may be required in the checkweighment, shall be made by the checkweighing officer in checkweighing such percentage of the total number as he considers to be required by the departmental orders.

4. Cans containing broken should be represented.—Tenders for the supply of labour for the issue of silk at the Madras Depot, and such other work should include a treasury receipt for payment at the Madras Depot Circle Treasury of a deposit in cash or currency notes of Rs. 500.

5. Tenders should specify responsibility for issue for rail transport and home sales the rate at which they are prepared to supply labour per bag for each platform.—

(a) For bag of silk stored from bags stored after weighing at Gillingen's pans or Kelly's pans only.—

Platforms			When labour and other materials are supplied by the department.		When labour and other materials are not supplied by the department.	
			Issues for rail transport.	Issues for home sales.	Issues for rail transport.	Issues for home sales.
Platform	I
Do.	II North
Do.	II South
Do.	III
Do.	IV East
Do.	IV West
Do.	V

(b) For bag of silk issued from bags stored under the bag storage system.—

Platforms				Issues for rail transport.		Issues for home sales.	
			
Platform	I
Do.	II North
Do.	II South
Do.	III
Do.	IV East
Do.	IV West
Do.	V

6. The successful tenderer will be required to make a further deposit of Rs. 500 for the due fulfilment of the contract and to execute a contract (the main condition of which are set forth in the annexed form) within a week of his being informed of the acceptance of his tender. In case of failure to do so, the deposit made will be forfeited to Government and the acceptance of the tender cancelled. The necessary stamp duty on the agreement must be paid by the tenderer.

7. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the Government.

8. Further particulars may be obtained at the office of the Engineer, Madras Depot Circle, near Elephant Gate, Madras.

9. The deposits of the successful tenderers will be returned as soon as possible after the opening of the tenders, while the deposit of the unsuccessful tenderers will be returned on due fulfilment of the contract.

ANNEXURE.

(1) *Form of the contract*—The contract shall, unless cancelled as provided for below, remain in force for the period of one year from 1st April 1923 to 31st March 1924, but the Contractor may give the tenderer two months' notice of termination of the whole or part of the contract if a new deposit at Tenkasi is opened.

(3) *Notice to the contractor of the extent of work.*—The officer in charge of the Malaria Depot shall give notice to the contractor each evening of the probable extent of the work of each on the following day. The extent of work shall be subject to the limits stated below:

Position No.	Maximum number of wagons	Remarks.
II North and South	15	When soil is to be removed from heaps situated within 5 yards of the eastern side of the platform.
	20	In other cases.
IV East and West	20	When soil is to be removed from heaps situated within 5 yards from the south end of the platform.
	25	In other cases.

(5) *Description of the contract.*—The contractor shall supply and have in readiness at the Malaria Depot, not later than 7 a.m. on each day on which work is to be done, such and suitable labourers in such numbers as may be necessary to deal with the amount of work which has been given. The officer in charge of the depot shall be the judge whether the number supplied is adequate or not, and, if he requires more labour, they must be supplied.

(6) *Hours of employment of work.*—The filling of the bags and the loading of the flat bags on two wagons, shall be completed before 2 p.m. in the case of work for rail transport. Bags for home use or manure shall be taken to the sheds or wharves on the wharfbridges not later than 2-15 p.m. on the day of issue, unless rain or other cause or cause beyond the contractor's control, but not working from his own or from his own's default or neglect, prevent.

(7) *Payment of damages.*—The contractor shall be held responsible for any damages or other charges that the merchants or the department may be lawfully made in pay to the Railway Company in consequence of the wagons being detained beyond the prescribed time owing to the want of a sufficient number of coolies, or to any delay, neglect or carelessness on his or their part. On the other hand, if, after due notice to the contractor, wagons are detained by the merchants themselves or by the department, the charges in which the contractor would have been entitled had the wagons been loaded, shall be paid to him by the merchants or the department before the wagons detained leave the depot.

(8) *Contractor not required to supply labour for work of soil in certain special cases.*—The contractor shall not be required or entitled to supply labour in cases in which the merchants are specially permitted by the officer in charge of the depot to supply their own coolies for the removal of waste or in which the Collector specially directs that labour shall be made by Government Agency.

(9) *Expulsion of contractor's coolies.*—The officer in charge of the depot may, without cause assigned, summarily expel from the depot any coolies or coolies employed under the contract by the contractor who are found drunk or otherwise misbehaving within the depot premises.

(10) *The contractor to carry out the directions of officers.*—The contractor shall, at all times during the continuance of the contract, obey and carry out the directions issued from time to time by the officer in charge of the depot in regard to the execution of the contract.

(11) *Damages or articles received or returned.*—The contractor shall give receipts or receipts as required by the officer in charge of the depot for such and other articles or materials handed out to or returned by him as the case may be.

(12) *Liability for articles not properly accounted for.*—The contractor shall pay the Secretary of Works for all soil, articles or materials lost, damaged, destroyed or not properly accounted for, while in his charge, owing to any carelessness or neglect on his part or on that of his agents or servants. The quantity of soil and the number of articles or materials lost, damaged, destroyed or not properly accounted for shall be determined by the officer in charge of the depot.

(13) *Rate of recovery.*—Recovery shall be made from the contractor for soil lost, damaged, destroyed or not properly accounted for at such rate as shall be fixed from time to time for the rate of soil at the Malaria Depot. For loss of bags at the rate of 6 p.m. per sack for new, and 3 p.m. per sack for old. For loss of articles or materials at the rate of 2 p.m. per 1,000 in the case of country iron. For other articles or materials lost, damaged, destroyed or not properly accounted for, recovery shall be made at such rates as the Collector may think fit.

(14) *Penalties for defaulting with any other of the department's facilities.*—The contractor shall not have possession of any land whatever with any officer of the department.

(15) *Contract not to be assigned.*—The contractor shall not assign the contract directly or indirectly to any person or persons, nor permit any person or persons to interfere in the performance thereof without the permission of the Collector.

(16) *Mode of payment.*—The contractor shall present every fortnight to the Assistant Commissioner, Salt Revenue, Central Division (hereinafter referred to as the Assistant Commissioner), bills for work done. Payment for each bill shall be made to him within seven days of the receipt of the same.

(17) *Return of deposits.*—Upon the complete fulfilment of the terms of the contract by the contractor to the satisfaction of the Collector, the latter shall return the deposit to the contractor.

(18) *Fidelity for loss of materials of the contract.*—In case of failure, neglect or refusal on the part of the contractor to fulfil all or any one or more or any part of any one or more of the provisions herein contained, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and to enter into such other arrangements or contract as he may think fit. The contractor shall be answerable to the Collector for any loss or damages or contract or contract, but shall not be entitled to share in any savings before the order payable to him under the contract which the Collector may be able to effect. In cases in which the Collector does not cancel the contract, the Collector, or acting on his behalf the Assistant Commissioner or the officer in charge of the depot, may authorize the work

(7) *Mode of storage.*—Belt shall be stored by the contractor either (a) by weighing by means of Ousegange's or Kelly's pan scales into bags of XXX galls or of such other dimensions as the officer scales, the bags being supplied by Government.

In the case of storage in bags, the contractor shall take the feet of the empty bags prior to weighing, attach the number of bags with durable twine, provided by himself, stuck there on the storage space in such numbers and manner as may be pointed out by the officer in charge of the depot, and shall, if so required, cover the stack of bags with tarpaulins provided by Government.

(8) *Supply of labour for storage.*—The contractor shall, in the case of the storage by weighing on Ousegange's or Kelly's pan scales, employ not less than (25) twenty-five adult males for each scale used. He shall cause them to work each day at such place or places as may from time to time be pointed out by the officer in charge of the depot as much salt as the said officer shall require the contractor under clause 5 to store on that day.

(9) *Shaping of bags.*—The contractor shall, in the case of storage by weighing on Ousegange's or Kelly's pan scales, employ (4) four efficient labourers for shaping each XXX galls bag as it is stored, subject to the orders of the officer in charge of the depot.

(10) *Supply of labour for storage by bags.*—The contractor shall, in the case of storage in bags, supply at least three adult males for each cap scale used, and three male slaves for each cap scale for supplying salt from the cap, bagging it, stacking the number of the bags and removing them to the allotted storage space.

(11) *Hours of work.*—Unloading and weighing shall be commenced by 7 a.m. each day. The weighing of the salt and the forcing of the heaps or weighing of the bags shall be completed by 3 p.m.

(12) *Protection of stacked salt on platforms.*—The contractor shall cause his labourers to protect and secure every weighing against damage by rain or otherwise with materials supplied by Government such salt as may remain uncovered upon the platforms and to transfer the same for storage or the salt when required not to be accountable to the officer in charge of the depot for the materials supplied.

(13) *Expulsion of contractor's slaves.*—The officer in charge of the depot may, without cause assigned, summarily expel from the depot any slave or slaves employed under the contractor by the contractor and found drunk or otherwise misbehaving within the depot premises.

(14) *The contractor to carry out the directions of officers.*—The contractor shall, at all times during the continuance of the contract, carry out the directions issued from time to time by the officer in charge of the depot in regard to the execution of the contract.

(15) *Accountability for articles received or delivered.*—The contractor shall give or take receipts for salt, slaves or materials handled over to or returned by him, in the case may be, as ordered with the instructions of the officer in charge of the depot.

(16) *Liability for articles not properly accounted for.*—The contractor shall pay the Secretary of State for all salt, slaves, or materials lost, damaged, destroyed, or not properly accounted for, while in his use, owing to any negligence or neglect on his part or on that of his agents and servants. The quantity of salt and the number of articles or materials lost, damaged, destroyed or not properly accounted for shall be determined by the officer in charge of the depot.

(17) *Rate of recovery.*—Recovery shall be made from the contractor for salt lost, damaged, destroyed or not properly accounted for at such rate as is fixed from time to time for the sale of salt at the Marine Depot, together with twice the duty at the rate for the time being in force. For other articles or materials lost, damaged, destroyed or not properly accounted for, recovery shall be made at such rate as the Collector of Salt may determine.

(18) *Primary dealings with departmental officers forbidden.*—The contractor shall not have primary dealings of any kind whatever with any officer of the department.

(19) *Contract not to be assigned.*—The contractor shall not assign the contract directly or indirectly to any person or persons, nor permit any person or persons to interfere in the performance thereof without the permission of the Collector.

(20) *Manner of payment.*—The contractor shall present every fortnight to the Assistant Commissioner, Salt, Central Division (hereinafter called the Assistant Commissioner), bills for work done. Payment for each bill shall be made to him within seven days of the receipt of the same.

(21) *Return of deposit to contractor.*—Upon complete fulfilment of the terms of the contract by the contractor to the satisfaction of the Collector, the latter shall return the deposit to the contractor.

(22) *Penalty for breach of conditions of the contract and alteration in conditions.*—In case of failure, neglect, or refusal on the part of the contractor to fulfil all or any one or more or any part of any one or more of the provisions herein contained, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and to enter into such other arrangement or contract as he may think fit. The contractor shall be accountable to the Collector for any loss or damage so caused, but shall not be entitled to share in any savings below the rates payable to him under the contract in which the Collector may be able to effect. In case in which the Collector does so cancel the contract, the Collector or Assistant Commissioner may undertake the work or any portion thereof himself and recover the cost of such supplies from the contractor or any such officer may, if he thinks fit, sue the contractor in any court extending fit to any such estimate. Such fine shall be paid within seven days of its imposition.

(23) *Recovery of sums due from the contractor.*—It shall be lawful for the Assistant Commissioner to deduct and retain all sums payable to the department under the contract from the amount deposited under clause 2 of the agreement or from any sums due to the contractor at the time of payment of his bills. If at any time there shall be any deficiency in the contractor's deposit or bill he has given for sums which may be due from the contractor to the Secretary of State, then in that case the contractor, his executors, administrators or representatives shall forthwith repay to the Secretary of State the balance of such sums.

(24) *Settlement of disputes.*—The contractor shall abide by the decision of the Collector in case of any dispute or difference of opinion arising between the Collector and any officer of the department.

and the contractor is bound to the interpretation of the terms of this contract, or the obligations thereunder. Such details shall be final and binding on the contractor and shall not be subject to question or review in a court of law or otherwise.

Cananda, 12th January 1923.

TENDERS FOR THE SUPPLY OF GUNNY COVERS.

Sealed tenders for the supply of gunny covers with and without crystals for use in boats employed in the transport of salt from the Madras factories to Madras Depot during the 1923 season will be received by the Comptroller, Madras Depot Canal, at his office up to 4 p.m. on Wednesday the 25th February 1923. The number of gunny covers to be supplied is given below:—

		Number of covers to be supplied	Size of crystals
First size, 12' x 15'	..	80	14"
Second size, 12' x 15'	..	40	14"
Third size, 12' x 15'	..	80	14"
Fourth size, 12' x 15'	..	200	14"
Fifth size, 12' x 9'	..	174	12"

1. Tenders may be made for the supply of any one of the above.

2. Gunny covering the boats shall be supplied "Tenders for the supply of gunny covers" and should be accompanied by a sample of the article in any of the sizes to be supplied and a Treasury receipt for payment of a deposit of Rs. 50 in the Salt Treasury at Madras Depot. Samples of the successful tenders will be returned, while those of unsuccessful ones will be taken as part of the supply towards its cost.

3. Tenders must state the rate per gunny cover of each of the sizes with and without crystals at which they are prepared to supply the article to be delivered at the Madras Salt Depot.

4. Successful bidders undertake to supply half the number of articles of each size required before 15th April 1923 and the other half before 1st May 1923.

5. The successful tenderer must, if required, make a further deposit of Rs. 100 in each case for the due fulfilment of the contract and execute an agreement (copy of which can be seen at the office of the Assistant Commissioner at the Madras Salt Depot) within a week of his being informed of the acceptance of his tender, and, in case of failure to do so, the deposit will be forfeited to Government and the acceptance of the tenderer cancelled. The stamp duty on the agreement must be paid by tenderer.

6. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the department.

7. The deposit of the unsuccessful tenderer will be returned as soon as possible after the opening of the tenders, while the deposit of the successful tenderer will be returned on the fulfilment of the contract.

C. S. HOLLAND,

Asst. Secy., Salt Department, Northern Division.

Cananda, 12th January 1923.

NOTICE FOR SUPPLY OF RAYONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, TRICHINGOOLY.

Notice is hereby given that the Superintendent will hold an auction at the Tolu Supply Central Jail at 3 p.m. on Thursday the 5th March 1923 for the supply of the following articles of various kinds during the year 1923-24. Bidding bidders are requested to be present. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and time mentioned above, and are accompanied by the correct money specified in the schedule. Tenders, which will only be received on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of various miscellaneous articles to the Trichingopoly Central Jail, Trichingopoly." They will be opened at the time of auction and the offered rates mentioned along with the bids. The rates should be quoted in paise and annas per rupee for delivery at the Trichingopoly Central Jail, Trichingopoly, the quantity being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid on tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest money. All supplies must be up to the acceptance accepted by them or approved by the Superintendent.

2. Successful bidders or tenderers will be required to enter into stamped agreements with the Jail - this covers days from the date of receipt of information by them that their bids have been accepted. In addition, they should, before signing such agreements, deposit a security of 10 per cent of the total value of the supplies undertaken. (With the approval of the Inspector-General of Prisons, the total amount may be reduced in the case of approved contractors.) Failure to comply with the time specified, the earnest money may be forfeited, and in the event of withdrawal they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the Jail. The earnest money received from successful bidders or tenderers will be taken towards their security deposit and those from others retained at the close of the auction.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be sublet.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Coimbatore, whose decision shall be final in all questions of interpretation.

6. As the purchasing officer supplies such articles in the schedule as may be required, the contractor will be under an obligation to supply the same requirements during the period of contract, plus so much or as may be needed in addition for a whole month thereafter, provided, in respect of the extra quantities, that within seven days given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to require the quantities or materials stated in the schedule if they are not required.

7. No article is to be supplied to the Jail except on a requisition signed by the Superintendent, or some responsible person authorized by him in writing to do so by order.

8. The advance of each bill on any account to made to the contractor when giving notice, and will the Jail pay freight on other charges on consignments to be afterwards delivered from him, but payment for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole or in part and sums forming part of the same due on each bill will be disregarded unless they enclose a receipt, equivalent to a bill of exchange or more when they will be treated as a whole receipt for the purposes of the account.

9. During the prevalence of plague in the vicinity of the Jail or in that of the areas from which supplies are drawn, all grain, etc., will be liable to be lost exposed to the risk outside before being taken in. Also if for any other reason the Superintendent considers expedient articles to the area necessary.

10. Contractors are required (under a penalty not exceeding Rs. 25) to invariably send with each supply, a memorandum or advice note, duly signed, showing the number or quantity ordered, the acceptance. Also to sign such returns within a week of payment by cheque, cash order or remittance transfer receipts, all accounts to be forwarded by the Superintendent for the purpose. Questions in connection with any proposed share payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be recoverable from contractors on account of provisions ordered necessary elsewhere by order, neglect or refusal on their part to supply according to the terms of their agreement, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the regulations of the contract or for other profitable reasons, he may also cancel it, recovering all losses made by the Jail in consequence of the cancellation from the security deposited by the contractor or other means due to them and, in the event of any default, by legal process if so advised.

12. All weights found to occur in excess of the respective percentages prescribed in the schedule will have to be made good by the contractor.

13. Further information or any point concerning this notification may be had from the Jail Office.

14. When any of the rules offered at an auction or by tender have been accepted, lower quotations from the others to the Superintendent or to the Inspector-General of Prisons will not be considered.

SCHEDULE.

Description of articles.	Quantity required.	Estimated money to be expended on 1,000	Remarks.
Meat, mutton, whole, mutton, lean and	50,000 lb.	1,000	Weights not to exceed 1 per cent.
Beef, live (lean and)	10,000 "	175	Do. 20 "
Chicken	10,000 "	50	Do. 5 "
Vegetables, etc., well dressed	15,000 "	50	The estimated stock is for of rice, live and
Chicken, dry, salted and new	5,000 "	50	Weights not to exceed 10 per cent.
Onions, dry, new (plain, down a small and small)	5,000 "	50	Do. 50.
Tomatoes (very variety)	500 "	50	The estimate should be well dried—weights not to exceed 1 per cent.
Onions	10,000 "	50	Weights not to exceed 7 per cent.
Shallots	10,000 "	100	Weights not to exceed 10 per cent.
Shallots (planted)	10,000 "	200	Shallots given for mutton into 1000 shallots—weights not to exceed 10 per cent. (the mutton—50 per cent.)
Wheat—quality	1,000 "	50	Weights not to exceed 10 per cent.
Peas—	500 "	50	Well dried and as before of 2 to 3 lbs—weights not to exceed 10 per cent.
Rice	500 "	50	To be supplied in any case.
Spices	1,000 "	50	Do.
Onions	500 "	50	Do.
Onions small	500 "	50	Do.
Beans	5,000 "	50	Do.
Peas	1,000 "	50	Do.
Mutton (without bones)	1,000 "	50	Do.

Dated Jail, Trichopoly,
24th February 1913.

A. J. NICHOLAS,
Superintendent.

AUCTION FOR SUPPLY OF RATION ARTICLES TO THE CENTRAL JAIL, CANNANUR.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail at Cannanur on 31st Jan. or 1st Feb. 1913 for the supply of the following articles of ration during the year 1913-14. Intending bidders are requested to be present. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the current money specified in the schedule. Tenders, which will only be received in printed form in the case of all articles, should be accompanied by "Order by the Superintendent of the Central Jail, Cannanur" They will be opened at the time of opening and the offered price considered along with the bids. The rules should be quoted in pounds and ounces per 100 lbs. or in shillings at the Central Jail, Cannanur, the quantity being specified in words as well as in figures. Samples of the articles required may be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule as depending the requisite correct money. All supplies must be up to the sample accepted by them or approved by the Superintendent.

TENDER FOR THE SUPPLY OF RAW MATERIALS FOR THE PENITENTIARY,
KADDAH

ORDERS for the supply of the underscheduled articles required during the fiscal year 1913-14 will be received by the Superintendent of Prisons, Mexico, up to 15 noon on 15th March 1914.

[illegible]

NOTE.—The solution is to be delivered as required.

Overall Conclusions

1. Treatises should be vaporized. Treatises for the supply of raw materials for the Presidency, Madras.
2. Treaties may only be received on printed forms which can be obtained free of cost on application.
3. Treaties should specify in words as well as in figures the rate at which each description of articles will be supplied and the total value of each article should also be entered in the appropriate column.
4. No treaties will be received unless accompanied by a deposit in Government Treasury-notes or Bank receipts of 2 per cent on the total value of articles tendered for.
5. Treaties not complying with the above conditions will be rejected.
6. A treaty may be for one or more articles in Schedules I and III and must be for all in Schedule II.
7. The Superintendent reserves to himself the right of rejecting any treaty without assigning any reason for so doing.
8. The successful tenderer will be required to pay security of 10 per cent on the value of his treaty, together with the necessary stamp duty, and to sign a contract book within three days from the date of his being informed of the acceptance of the tender. In the case of failure, his deposit of 5 per cent delivered with the tender will be forfeited and credited to Government.
9. The address of each will be made to the contractor's passport for the articles supplied will be made by the Superintendent of Prisons, Madras, as soon as the articles are passed.
10. The contract must not be sublet.
11. A fine not exceeding Rs. 100 will be levied at the discretion of the Superintendent for any infringement of provisions of the contract or for the supply of inferior articles or, if frequently repeated, the contractor may be expelled and security forfeited to Government.
12. The decision of the Inspector General of Prisons will be final in all questions of infringement of contract.
13. The contract is subject to modification at the Inspector-General of Prisons.
14. In case the contractor after being the contract is not willing to carry out his agreement, he shall give at least one month's notice and shall forfeit the security money to Government; the contractor will also be bound to make good to Government any loss which may arise from the failure or by Government having to purchase the articles specified in the contract in the local market at a higher rate than those specified for.
15. Any factor for the supply of articles may be obtained from the Superintendent of Prisons, Madras, on application at any office day between 10 a.m. and 5 p.m.
16. Samples of articles must be produced with the tenders and no tender will be accepted as made unaccompanied. They should be distinctly described and marked with the name of the tenderer on which a stamp is to be affixed.

17. The contractor should attach a certificate to his schedule to the following effect:—
 I, the tenderer, agree to have the several money if in Government promissory notes or bank notes deposited in Government in case of my failure to undertake the contract.
 18. An order shall be applied to the Superintendent's check as authority signed by the Superintendent or some responsible person authorized by him in writing to do so.
 19. The number or quantity entered in the form of tender is only approximate, but the contractor will be under an obligation to supply as much as the Superintendent may require for the supply. The Superintendent does not bind himself to receive the quantities or numbers stated in the schedule if they are not required.

The Superintendent, Madras,
 14th February 1915.

R. R. MASHONEY, Captain, I.M.D.,
 Superintendent of Prisons, Madras.

AUCTION FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, TIRUPATNAM.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Tirupatnam, on 2 p.m. on Saturday the 13th March 1915, for the supply of the following articles of ration during the year 1915-16. Intending bidders are requested to be present. In the case of supplies when any is liable to attend the auction, sealed tenders will be accepted, provided, they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the earnest money specified in the schedule. Tenders, which will only be accepted on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of ration and miscellaneous articles to the Central Jail, Tirupatnam." They will be opened at the time of auction and the sealed bids considered along with the bids. The rates should be quoted in pounds and pence per rupee for delivery at the Central Jail, Tirupatnam, the quantities being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest money. All supplies must be up to the samples accepted by them or approved by the Superintendent.

5. Successful bidder or tenderer will be required to enter into a signed agreement with the Jail within seven days from the date of receipt of indication by them that their bids have been accepted. In addition, they should, before signing such agreement, deposit a security of 10 per cent of the total value of the supplies undertaken. (With the approval of the Inspector-General of Prisons, the total amount may be reduced in the case of approved contractors.) Failing compliance within the time specified, the earnest money may be forfeited, and, in the event of withdrawal, they will also be liable to pay any difference between the prices accepted and those tendered by them at the Jail. The earnest money received from successful bidder or tenderer will be taken towards their security deposits and those from others returned at the close of the auction.

6. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

7. Contracts should not be sublet.

8. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Government, whose decision shall also be final in all questions of interpretation.

9. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of the contract, plus as much as may be needed to last for a whole month thereafter, provided, in respect of the extra quantities, that written orders are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or numbers stated in the schedule if they are not required.

10. No article is to be supplied to the Jail except on requisition issued by the Superintendent or some responsible person authorized by him in writing to do so "by order".

11. An advance of cash will on any account be made to the contractors when giving orders, nor will the Jail pay freight or other charges or dockage to be forwarded before they have been accepted and passed. Contractors must submit to receive payment of their bills in whole or in part, in which and exact form part of the sum due on each bill will be discharged, when they undertake a fixture equivalent to half a rupee or more, when they will be treated as a whole rupee for the purpose of the account.

12. During the prevalence of plague in the vicinity of the Jail or in that of the area from which supplies are drawn, all goods, etc., will be liable to be first exposed to the area outside before being taken in. Also if the any other reason the Superintendent considers requisition of articles to the Jail necessary.

13. Contractors are required, under a penalty not exceeding Rs. 100 to forward bills with such supply a memorandum or other note, duly signed, showing the number or quantity tendered for acceptance. Also to sign and return, within a week of payment by cheque, cash, order, or otherwise transfer receipt, all accounts bills forwarded by the Superintendent for the purpose. Questions in connection with any request about payment may be referred to the Superintendent separately, but are not to be held as a reason for delay or refusal to sign.

14. In addition to any difference in price that may be recoverable from contractors on account of payments rendered necessary elsewhere by failure, neglect, or refusal on their part to supply according to the terms of their agreement, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. The requested indemnification of the contractor for the other justifiable reasons, he may also claim it, recovering all monies due, or other moneys due in form, and, in the event of any failure, by legal measures, if so advised.

15. All weights found to occur in excess of the respective percentages prescribed in the schedule will have to be made good by the contractor.

4. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Government, whose decision shall also be final in all questions of interpretation.

5. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of contract, plus as much as may be needed to test for a whole month thereafter, provided in respect of the rates quoted, that certain orders are given within a fortnight of the conclusion of the agreement. At the same time the Superintendent does not bind himself to receive the quantities or amounts noted in the schedule if they are not required.

6. No articles to be supplied except on a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order."

7. No contractor shall allow any account to be made to the contractor when giving orders, nor will the jail pay freight or other charges on consignments to be afterwards deducted from bills, but payment for articles delivered at the jail on order will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole or in part, to which cost items forming part of the same due on each bill will be disregarded, unless they constitute a further equivalent to half rates or more, when they will be treated as a whole rate for the purposes of the contract.

8. During the prevalence of plague in the vicinity of the jail or on that of the areas from which supplies are drawn, all goods, etc., will be liable to be first exposed to the sun outside before being taken in. Also if for any other reason the Superintendent considers exposure of articles to be necessary.

9. Contractors are required (under a penalty not exceeding Rs. 50) to reverberate and wash each supply, & memorandum or advice note, duly signed, showing the number of quantity ordered for complete. Also to sign and return within a week of payment by cheque each order or receipt, or, in the case of receipts, all unissued bills forwarded by the Superintendent for the purpose. Quotations at submission with any proposed short payment may be allowed to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

10. In addition to any difference in prices that may be ascertainable from contractors an amount of purchase rendered necessary elsewhere, by failure, neglect, or refusal on their part to supply according to the terms of their agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for such and every such case of default. For repeated infringement of the stipulations of the contract or for other justifiable reasons, he may also award it, providing all losses sustained by the jail or municipality of the establishment, from the directly deposited by the contractor, or other means due to them, and, in the event of any fraud, by legal measures, if so advised.

11. All wastages found to occur in excess of the respective percentages prescribed in the schedule will have to be made good by the contractor.

12. Further information on any point concerning this notification can be had from the jail office.

13. When once the rates offered at an auction or by tender have been accepted, lower quotations from others to the Superintendent, or to the Inspector-General of Prisons will not be considered.

SCHEDULE.

Name of article	Approximate quantity required	Estimated consumption per m.	Conditions
Rice, boiled	2,250,000 lb.	100	Should not be less than six months' old and of white color. Wastage not to exceed 5 per cent.
Wheat (whole)	225,000 "	250	Wastage not to exceed 5 per cent.
Yam-balls	500,000 "	200	Cleanly, of different varieties. Wastage not to exceed 10 per cent.
Onions	50,000 "	60	To be clean and of good quality. Wastage not to exceed 5 per cent.
Custard oil	20,000 "	300	No wastage. Free from adulteration.
Mustard (crushed)	20,000 "	300	Should be free from salt. Wastage not to exceed 10 per cent.
Chutney	20,000 "	200	Not to be too hot. Wastage not to exceed 10 per cent.
Condensed milk	10,000 "	100	No wastage. Wastage not to exceed 10 per cent.
Tomatoes	2,000 "	50	To be free from insects and mud. Wastage not to exceed 1 per cent.
Beef	200,000 "	100	To be of good quality. Should be brought to the jail for nothing.
Pork	1,000,000 "	200	To be of good quality. Wastage in drying not to exceed 10 per cent.
Beef	10,000 "	50	Free from bones.
Mutton	5,000 "	50	To be of good quality.
Liver, whole	2,000 "	50	To be of good quality. Free from adulteration.
Shin	100 "	50	To be of good quality.
Shin, small	5,000 "	50	To be of good quality.
Beef	100 "	50	To be of good quality.
Shin, small	5,000 yards	200	Clean, or otherwise. Should be brought to the jail for nothing.
Tea	2,000 lbs.	10	Should be of high quality.
Black tea	2,000 lbs.	10	Kept in good condition.
Alum	5,000 pounds	200	To be of good quality. Wastage not to exceed 10 per cent.
Chemical, wood, first	1,000 "	200	Wastage not to exceed 10 per cent. To be of high quality.
Chemical, wood, first	100 "		
Chemical, wood, first	200 "		
Chemical, wood, first	200 "	20	Each lot must produce 10 yards of treated soil.
Chemical, wood, first	1,000 yards		
Chemical, wood, first	1,000 lb.		

Approved Jail, Bellary,
25th February 1925

D. A. GREENWOOD,
Superintendent.

SALE OF LACCABETZ COAL.

Notice is hereby given that the undersigned quantities of coal, from the produce of the Laccabetz lands situated in the districts of South Kanara and Malabar, will be sold by public auction by the Port Officer, Mangalore, at his office, on convenient days on Monday the 18th March 1895 at 11 a.m., subject to the conditions of the sale by the Collector of South Kanara:—

Assai (250 lbs. per caddy), 500 caddies—the produce of Assai, Kition, Costia and Kiderich islands.

Malabar (500 lbs. per caddy), 200 caddies—the produce of Androth, Kolpoor, Koorad and Agathu islands.

3. The Port Officer does not bind himself to accept the highest bid and will reserve the option of accepting any offer in whole or in part.

4. A sum equal to 50 per cent of the purchase-money is to be deposited by the purchaser immediately after the sale.

5. The purchaser must take delivery of the coal within ten days after the offer has been accepted paying advance rate of the coal. If the coal is not taken delivery within the time allowed, the coal will be sold and the coal must be at the risk of the purchaser.

6. Coals charges for weighing and removing coal from the godowns should be borne by the purchaser.

7. The coal weighed out should be removed from the compound premises by the evening of that day.

8. The coal can be inspected in the godown at Mangalore on application to the Port Officer.

9. Samples can be taken free.

10. Any further information can be obtained from the Port Officer, Mangalore.

S.S.—5. Another quantity will be sold at the same time if the price obtained at the sale be favourable.

C. A. SOUTER,
Collector of South Kanara.

Mangalore, 16th January 1895.

TENDER FOR IMPROVEMENTS TO HIGH-LEVEL TANKS UNDER
MARUDUR-KILAKAL CHANNEL.

Sealed tenders will be received by the undersigned at his office up to 3 p.m. on 1st March 1895, for improvements in high level tanks under Marudur-Kilakal channel.

1. Tenderers should be addressed to the Executive Engineer and should be superscribed "Tender for improvements in high-level tanks under Marudur-Kilakal channel".

2. Each tender should be accompanied by an earnest money of Rs. 500 in cash or currency notes which will be returned to the tenderers whose tenders are not accepted.

3. The Executive Engineer will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

4. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract.

5. Failure to comply with condition 5 above will entail forfeiture of the earnest money.

6. The contract must not be sublet.

7. Other conditions of contract and the contract documents can be seen at any time between 10 a.m. and 5 p.m., in the Executive Engineer's office, Palamcottah, from which blank forms of tender can also be obtained.

Palamcottah, 24th February 1895.

H. G. JACKSON,
Executive Engineer, Tanjore Division.

TENDER FOR SCHOOL REGISTRATION RECORDS—VILLUPURAM DISTRICT.

Tenderers are invited for binding the undistributed records of the Registration offices of the Villupuram District.

Those only who have had experience in the binding must apply.

Kind of record.	Style of binding.
1. Cylindrical index Nos. I, II, III and IV	Full leather.
2. Flat books I	Full leather or waxed.
3. Register book I	Full leather.
4. Binding of indexes I, II, III and IV	Full leather or waxed.
5. Binding of registers, books I, 2, 3, 4 and 5	Full leather or waxed.
6. Binding of miscellaneous records	Half leather and waxed.

For these, further notes of estimated indexes will be supplied and the rates tendered should make due allowance for each of such notes.

2. Every tender should be accompanied as follows:—

"Tender for binding the registration records of the Villupuram district."

It should be addressed to the Registrar of Villupuram, and should reach him on or before the last day of March 1925. It should specify the rates at which the tenderer is prepared to undertake the several items of work.

3. The successful tenderer will, subject to the approval of the tender by the Superintendent, Government Press, Madras, be required to execute the necessary agreement on the date fixed by the undersigned and should, before commencing the work, deposit a sum of Rs. 10 as security for the due performance of the terms of the agreement, subject to forfeiture of the same on breach of all or any of the conditions in the agreement. This amount, if not forfeited, will be returned after the work is completed.

4. The work should commence immediately after the execution of the agreement and be completed before the end of December 1925. It should not be delayed.

5. Incoming tenders may apply to the undersigned for any further information required as regards the nature of binding, etc.

6. Payment for the work done will be made only after the bill is checked and the billings sent by the Registrar whose decision will be final.

7. The undersigned reserves the right of rejecting any tender without assigning any reason.

Notes.—These books and all country photo books should be used for covers and books of 2 1/2 by 3 1/2 inches (10 by 14 cm) for the books bound in cloth and 2 1/2 by 3 1/2 inches (10 by 14 cm) for the books bound in paper.

Villupuram, 5th January 1925.

V. VENKATASUBRAMANIAM,
Registrar.

AUCTIONEERS FOR SALE OF STATIONERY ARTICLES, ETC., DURING 1924-25.

Auctioneers will be invited by the Superintendent of Stationery, Madras, up to 15 men on Friday the 20th February 1925 for the sale in public auction of articles of stationery, including second-hand type writers, etc., ordered to be issued as damaged, unserviceable or worn, required for use, and sold in the office premises.

CONDITIONS.

Applicants should be sent in sealed covers superscribed "Auctioneer" and should contain full information regarding the applicant's present occupation, age and the value of immovable property or property owned by him. A tender deposit of Rs. 25 should be made into the Imperial Bank of India, Madras, and the bank receipt sent with the application. No work will be accepted.

2. The value of type writers and other articles estimated on a year will amount to about Rs. 5,000. The amount of commission required on the net sale proceeds should be clearly specified.

3. The auction sales shall be conducted in the office premises at least once a quarter or from time to time. Before the auction sales are held, notice of such sales in English, Tamil, and Telugu shall be circulated throughout and the notices shall also be advertised in the local newspapers at the cost of the person appointed as auctioneer.

4. The person appointed as auctioneer shall be responsible for the complete collection of the sale proceeds and for sending them into the Imperial Bank of India, Madras, within a fortnight from the date of the auction sale, and, in the event of any loss arising therefrom, he shall be held responsible for the loss.

5. Should the applicant withdraw his application, his tender deposit of Rs. 25 shall be forfeited to Government.

6. The successful applicant shall be required to deposit Rs. 100 for the full-time discharge of his duties, together with the necessary stamp duty, and to sign a contract bond (a form of which may be seen at the office) within a week from the date of his appointment as auctioneer. Should he fail to do so, his tender deposit of Rs. 25 shall be forfeited and his application considered as cancelled.

7. The undersigned reserves to himself the right of rejecting applications without assigning any reason for doing so.

8. Any further information required can be obtained from the office manager on working days between 11 a.m. and 5 p.m.

Stationery Office, Madras,
2nd February 1925.

R. RAMACHANDRA RAU,
Superintendent of Stationery.

TENDER FOR MAKING UP CLOTHING.

Prayer tenders are invited for making up only of garments for servants of Government House.

2. Tenders must be in English and superscribed "Tender for making up clothing" and must reach the Military Secretary, Government House, Madras, on or before the 20th February 1925.

3. Each tender must be accompanied by a security note for Rs. 100 as earnest money deposit. Tenders must be for each garment and the successful tenderer will be required to enter into an

PRIVATE ADVERTISEMENTS.

On or after 16th February 1925 I intend moving the High Court to send me as a *Valid Sheriff*,
Mylapore, 16th January 1925. R. KRISHNASWAMI.

On or after 16th February 1925 I intend moving the High Court to send me as a *Valid Sheriff*,
Madras, 16th January 1925. V. T. NARAYANAN SASTRIYAR.

On or after 23rd February 1925 I intend moving the High Court to send me as a *Valid Sheriff*,
Madras, 23rd January 1925. R. RAMA SUBBU.

On or after 1st March 1925, I intend moving the High Court to send me as a *Valid Sheriff*,
Tiruchennai, 27th January 1925. P. V. RAGAKRISHNA EAO.

ESTATE OF TIRUTHANI SHAMMUSA IVES (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from 17th January 1925 the estate of Tiruthani Shammusa Ives, late of Madras, but now deceased, under Letters of Administration granted to him on the 16th January 1925 by the High Court of Madras and that all persons having claims against the said estate as creditors, next of kin, legatee or in any other manner whatsoever, should prefer their claims to the said Administrator-General on or before the 16th March 1925 after which date he will proceed to make a distribution of the assets of the said estate and will assign in such distribution only such claims as shall have previously been established to his satisfaction.

Madras, 16th January 1925.

H. B. COHEN, Administrator-General of Madras.

ESTATE OF MARIA ELIZABETH BLAKE (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 26th day of January 1925 the estate of Maria Elizabeth Blake, late of "St. Raphael's House," St. Thomas' Mount, Chingaput district, but now deceased, under Letters of Administration granted to him on the 15th December 1924 by the High Court of Madras and that all persons having claims against the said estate as creditors, next of kin, legatee or in any other manner whatsoever, should prefer their claims to the said Administrator-General on or before the 17th March 1925, after which date he will proceed to make a distribution of the assets of the said estate and will assign in such distribution only such claims as shall have previously been established to his satisfaction.

ESTATE OF ALFRED HENRY LOADER (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 26th January 1925 the estate of Alfred Henry Loader, a retired Locomotive Engineer, Madras and Southern Malabar Railway, late of Bangalore, but now deceased, under Letters of Administration granted to him on the 9th January 1925 by the High Court of Madras and that all persons having claims against the said estate as creditors, next of kin, legatee or in any other manner whatsoever, should prefer their claims to the said Administrator-General on or before the 17th March 1925, after which date he will proceed to make a distribution of the assets of the said estate and will assign in such distribution only such claims as shall have previously been established to his satisfaction.

Madras, 2nd February 1925.

H. D. COHEN, Administrator-General of Madras.

1925.

The Government promissory note No. 110774 of the 5½ per cent loan of 1925 for Rs. 500 originally standing in the name of the late Mr. Theodorical Vela Gounder, Minister of Vengalooram, Tiruchengode taluk, by whom it was never released to any other person, having been lost, notice is hereby given that payment of the above note and interest thereon has been stopped at the Public Debt Office and that application is about to be made for the issue of a duplicate in favour of the legal heirs of the last holder. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the collector and residence—Tahsildar of Tiruchengode, Tiruchengode.

Tiruchengode, 16th January 1925.

T. K. SUBRAMANJA SASTRIYAR, Tahsildar.

** This statement certifies No. 2154 M.F. 1 of the 5½ per cent loan of 1925 for Rs. 500 (Rs. 500 originally standing in the name of the late Mr. Theodorical Vela Gounder, Minister of Vengalooram, Tiruchengode taluk, by whom it was never released to any other person, having been lost, notice is hereby given that payment of the above-mentioned certificate and the interest thereon have been stopped at the Public Debt Office, Imperial Bank of India, Madras (Calcutta), and that application is about to be made for the issue of a duplicate in favour of the legal heirs of the last holder. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

21st January 1925.

11-14

Name of the collector—P. L. T. R. PEREGRINUS CHITTEL, Madras—Korivampally, Bannod district, Kottayam district, Kottayam district.

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We have elected Messrs. Douglas King and Arthur Denis Charles as Partners in our Firm
as from the 1st January 1915

Madras, 2nd February 1928.

WILSON & Co.

INSTRUCTIONS

D.P. No. 12 of 1915 on the High Court of Judicature at Madras.

In the matter of the Indian Companies Act, 1913 (Act VII of 1913), and in the matter of the Madras Companies (Amendment) Bill, 1932 (Madras Legislative Assembly Bill No. 1 of 1932)—*Madras*—*Section 172 (2)*.

It is hereby notified that the High Court of Madras has, by an order, dated 26th January 1955, in O.P. No. 10 of 1953, ordered that the Madras Samanyachangam Namchi Company, Limited, be wound up as the said court under sections 180 and 181 of the Indian Companies Act, 1913.

Medina, 412 February 1978.

Medina, 407 Schubert 1876.

¹Id. was Discharge Court of Connecticut, O.P. No. 118 of 1924 or I.P. No. 21 of 1925 (I.P. No. 18 of 1922 on the plea of the Court's Records of Connecticut).

Parmesan Melch ..	"	"	"	"	<i>Politician.</i>
Hakheemurrahman Saadani and others	"	"	"	"	<i>Independents.</i>

Section is hereby given under section 41 (1) of Act V of 1936 that the petitioner herein has applied to the District Court of Chicago for final discharge and the petition is posted to such Petitioner 1935 for hearing.

Chingdat, 17th January 1945.

N. RADHAKRISHNAN, *Fellow of the Institution*

Notice is hereby given that Sargunapada Venkateshraya, of Rayachoti, Dist. of Mysore, petition No. 34 of 1934 in the Civil Court, Channarayana, is adjourned from its consideration and the same is fixed for 17th February 1935 for hearing before the Civil Judge, Channarayana.

Barter, 29th January 1955.

M. SUNDARAYYAR, *Ph.D.*

It is hereby notified that Charles Hestoyan and Youskappagan have filed involuntary petitions No. 21 of 1925 on the 8th of the Sub-Court, Superior, and the same stands posted to 2nd March 1925 before the Official Receiver, Quebec, for objections.

Quater., 2nd February 1965.

M. HASUMANTHA RAO,
Palampur, India

No. 2 of 1925, as the file of the County Agricultural Districts Board's Court, in the
County of the Official Register, Boston.

Parasitoid: Vespa	<i>Zelkova</i> (Zeller)
Hosts: Hymenoptera and others	<i>Stenobothrus</i> (Olivier)

Service is hereby given, that the above-named petitioner has applied to adjudge him bankrupt. The petition needs to be read to the 23rd February 1913 for hearing.

Guinea, 2nd February 1979.

A. SUBHANATYANA BAO,
Florida for Polymers

No. 5 of 1955 printed under Order of the Secretary of State, London, Ontario.

Kabuli, Anghosht, Balapursani Sakikah and Non-Negishi-	
shomun	Eidlers (Oxidizers)
Azoreskide, Hamaoka (Shokan) and others	Mono-Arks.

Notes: It hereby gives that the abovesigned petitioners have applied to the Judge Benjamin Harrison, as an executor. The within stands noted in the 20th February 1895 for Record.

A SURYANARAYANA RAO,
Author of *Pratima*

⁴ *Quincy*, Vol. February 1826.

No. 1 of 1835 is now CORN OF THE SCOTCHMAN JOHN. BARRON.

* *Taxpayers* that off objections to the admission of Wolf Japaneses. For the details have as
insistent should be made at 10 a.m. on 10th February 1932 before the Official Receiver, Gairat,
when where necessary action will come as for hearing.

On the 4th February 1937

A. I. NABABKHOV, *Ph.D.*



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 23 MADRAS, TUESDAY EVENING, FEBRUARY 12, 1923. [Price, 6 pice]

Part III.—Recordings of the Indian Legislature

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Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 21st January 1923:—

No. 2 of 1923.

A Bill to amend the Indian Merchant Shipping Act, 1922, for a certain purpose.

- XXI of 1923. Whether it is expedient to amend the Indian Merchant Shipping Act, 1922, for a certain purpose; It is hereby enacted as follows:—
1. This Act may be called the Indian Merchant Shipping (Amendment) Act, 1923.
2. In subsection (2) of section 245 of the Indian Merchant Shipping Act, 1922, after clause (4) the following clause shall be inserted, *namely*—
- (4) the charging of fees for the grant of the certificate referred to in subsection (5) of section 213, the amount of such fees and the manner in which they shall be recoverable."

STATEMENT OF OBJECTS AND REASONS.

The Indian Merchant Shipping Act, 1923, does not at present permit the levy of any fee for inspection of the wireless installations of vessels. Power to impose fees for inspections where the installations have been found to be out of order has recently been taken in the United Kingdom by the Board of Trade. It is proposed to take similar power to permit the levy of such fees in India under section 218 of this Act.

DRAWN,
The 12th November 1924.

C. A. INCHUR.

The following Bill was introduced in the Legislative Assembly on the 21st January 1925.—

No. 3 of 1925.

A Bill to provide for the registration of Trade Unions and in certain respects to amend the law relating to registered Trade Unions in British India.

WHEREAS it is expedient to provide for the registration of Trade Unions and in certain respects to amend the law relating to registered Trade Unions in British India; it is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

Short title,
extent and
commence-
ment

Definition

1. (1) This Act may be called the Indian Trade Unions Act, 1925.

(2) It extends to the whole of British India, including British Baluchistan and the Northern Provinces.

(3) It shall come into force on such date as the Governor-General in Council may, by notification in the Gazette of India, appoint.

2. In this Act, unless there is anything repugnant in the subject or context,—

(a) "association" means the body, by whatever name called, to which the management of the affairs of a Trade Union is entrusted;

(b) "office" in the case of a Trade Union, includes any building of the association thereof, but does not include an auditor;

(c) "prohibited" means prohibited by regulations made under this Act;

(d) "registered office" means that office of a Trade Union which is registered under this Act as the head office thereof;

(e) "registered Trade Union" means a Trade Union registered under this Act;

(f) "Registrar" means a Registrar of Trade Unions appointed by the Local Government under section 3, and "the Registrar", in relation to any Trade Union, means the Registrar appointed for the purposes in which the head or registered office, as the case may be, of the Trade Union is situated;

(g) "trade dispute" means any dispute between employers and workmen or between workmen and workmen, or between employers and employees which is connected with the employment or non-employment, or the terms of employment or the conditions of labour, of any persons; and

(4) "Trade Union" means any association, whether temporary or permanent, formed primarily for the purpose of regulating the relations between workmen and employers or between workmen and workmen, or between employer and employers, and includes any federation of two or more Trade Unions.

CHAPTER II.

REGISTRATION OF TRADE UNIONS.

3. Each Local Government shall appoint a person to be the Registrar of Trade Unions for the purposes.

Appointment of Registrar.
Note of registration.

4. Any seven or more members of a Trade Union may, by subscribing their names to the rules of the Trade Union and by otherwise complying with the provisions of this Act with respect to registration, apply for registration of the Trade Union under this Act.

5. (1) Every application for registration of a Trade Union shall be made to the Registrar, and shall be accompanied by a statement of the following particulars, namely:—

Statement for registration.

- (a) the names, occupations and addresses of the members making the application;
- (b) the name of the Trade Union, and the address of its head office;
- (c) a list of the trades, names, ages, addresses and occupations of the officers of the Trade Union; and
- (d) a copy of the rules of the Trade Union.

(2) Where a Trade Union has been in existence for more than one year before the making of an application for its registration, there shall be delivered to the Registrar, together with the application, a printed statement of the assets and liabilities of the Trade Union, prepared in such form and containing such particulars as may be prescribed.

6. A Trade Union shall not be entitled to registration under this Act, unless the procedure thereof is conducted in accordance with the provisions of this Act, and the rules thereof provide for the following matters, namely:—

Procedure to be observed in the rules of a Trade Union.

- (a) the name of the Trade Union;
- (b) the objects for which the Trade Union has been established;
- (c) the whole of the purposes for which the funds of the Trade Union shall be applicable, all of which purposes shall be purposes to which such funds are lawfully applicable under this Act;
- (d) the maintenance of a list of the members of the Trade Union;
- (e) the conditions under which any member shall be entitled to any benefit secured by the rules and under which any fine or forfeiture may be imposed on the members;
- (f) the manner in which the rules shall be amended, varied or rescinded;
- (g) the manner in which the members of the executive and the other officers of the Trade Union shall be appointed and removed, and the scales of salary, allowances and expenses to which they shall respectively be entitled;
- (h) the safe custody of the funds of the Trade Union and an annual audit, in such manner as may be provided, of the accounts thereof; and
- (i) the manner in which the Trade Union may be dissolved.

Power to call for further particulars.	<p>7. (2) The Registrar may, for the purpose of satisfying himself that any application complies with the provisions of section 3, or that the Trade Union is entitled to registration under section 4, call for such further information as he thinks fit, and may refuse to register the Trade Union until such information is supplied.</p>
Registration.	<p>(3) If the name under which a Trade Union is proposed to be registered is identical with that by which any other existing Trade Union has been registered or, in the opinion of the Registrar, so nearly resembles such name as to be likely to deceive the public or the members of other Trade Unions, the Registrar shall require the person applying for registration to alter the name of the Trade Union stated in the application, and shall refuse to register the Union until such alteration has been made.</p>
Certificate of registration.	<p>8. The Registrar, on being satisfied that the Trade Union has complied with all the requirements of this Act in regard to registration, shall register the Trade Union by entering in a register, to be maintained in such form as may be prescribed, the particulars relating to the Trade Union mentioned in the statement accompanying the application for registration.</p>
Cancellation of registration.	<p>9. The Registrar, on registering a Trade Union under section 4, shall issue a certificate of registration in the prescribed form which shall be conclusive evidence that the Trade Union has been duly registered under this Act.</p>
	<p>10. A certificate of registration of a Trade Union may be withdrawn or annulled by the Registrar—</p>
	<p>(a) on the application of the Trade Union to be verified in such manner as may be prescribed, or</p> <p>(b) if the Registrar is satisfied that the certificate has been obtained by fraud or mistake, or that the Trade Union has acted in contravention of any provision of this Act or allowed any rule or provision in force which is inconsistent with any such provision, or violated any rule providing for any matter provided for which is required by section 6:</p>
Appeal.	<p>Provided that not less than two months previous notice in writing specifying the ground on which it is proposed to withdraw or annul the certificate shall be given by the Registrar to the Trade Union before the certificate is withdrawn or annulled otherwise than on the application of the Trade Union.</p>
	<p>11. Any person aggrieved by any refusal of the Registrar to register a Trade Union or by the withdrawal or annulment of a certificate of a registration may, within such period as may be prescribed, appeal to the Local Government or to such authority as it may appoint in this behalf.</p>
Registered office.	<p>12. All communications and notices to a registered Trade Union may be addressed to its registered office. Notice of any change in the address of the head office shall be given within fourteen days of such change to the Registrar in writing, and the changed address shall be recorded in the register referred to in section 8.</p>
Incorporation of registered Trade Unions.	<p>13. Every registered Trade Union shall be a body corporate by the name under which it is registered, and shall have perpetual succession and a common seal with power to acquire and hold both movable and immovable property and to contract, and shall by the said name sue and be sued.</p>

14. The following Acts, namely :—
 (a) The Societies Registration Act, 1860,
 (b) The Co-operative Societies Act, 1912,
 (c) The Provincial Insurance Societies Act, 1915,
 (d) The Indian Life Assurance Companies Act, 1912, and
 (e) The Indian Companies Act, 1913,
 shall not apply to any registered Trade Union, and the registration of
 any such Trade Union under any such Act shall be void.

Certain Acts
not to apply
to registered
Trade
Unions

CHAPTER III

POWERS AND LIMITATIONS OF REGISTERED TRADE UNIONS.

15. The funds of a registered Trade Union shall not be given to any other objects than the following, namely :—

Objects to
which funds
may be given

- (a) the payment of salaries, allowances and expenses to officers of the Trade Union;
 (b) the payment of expenses for the administration of the Trade Union, including audit of the accounts of the Trade Union;
 (c) the prosecution or defence of any legal proceedings in which the Trade Union or any member thereof is a party, when such prosecution or defence is undertaken for the purpose of securing or protecting any rights of the Trade Union or such or any rights arising out of the relations of any member with his employer or with a person whom he employs;
 (d) the conduct of trade disputes on behalf of the Trade Union or any member thereof;
 (e) the compensation of members for loss arising out of trade disputes;
 (f) allowances to members or their dependants on account of death, ill age, sickness, accident or unemployment of such members;
 (g) the insurance of members against death, the sickness, accident or unemployment;
 (h) the provision of educational, social or religious benefits for members (including the payment of the expenses of funeral or religious ceremonies for deceased members) or for the dependants of members;
 (i) the printing of a periodical published mainly for the purpose of discussing questions affecting employers or workmen as such, and
 (j) subject to any restrictions contained in the constitution, any other object sanctioned by the Government-General or Council in the Gazette of India.

16. No officer or member of a registered Trade Union shall be liable in punishment under sub-section (2) of section 133-B of the Indian Penal Code, in respect of any agreement made between the members for the purpose of furthering any such object of the Trade Union as is specified in section 15, unless the agreement is an agreement to commit an offence.

Criminal
liability in
trade
disputes

17. (1) No suit or other legal proceedings shall be maintainable in any Civil Court against any registered Trade Union or any officer or member thereof in respect of any act done in contemplation or furtherance of a trade dispute in which a member of the Trade Union is a party on the ground only that such act induces some other person to break a contract of employment, or that it is an interference with the trade, business or employment of some other person or with the right of some other person to dispose of his capital or of his labour as he sees fit.

Immunity
from suit
and a contract
made

	<p>(f) No suit or other legal proceeding shall be maintainable in any Civil Court against a registered Trade Union in respect of any act done in contemplation or furtherance of a trade dispute by any person acting on behalf of the Trade Union, if it is proved that such person acted without the knowledge of, or contrary to express instructions given by, the members of the Trade Union and that the executive has acted with such act at the earliest opportunity and by all reasonable means and with reasonable publicity.</p> <p>18. Notwithstanding anything contained in any other law for the time being in force, an agreement between the members of a registered Trade Union shall not be void or voidable merely by reason of the fact that any of the objects of the agreement are or in respect of trade:</p> <p>Provided that nothing in this section shall enable any Civil Court to entertain any legal proceeding maintained for the purpose of enforcing or restraining damages for the breach of any agreement concerning the conditions on which any members of a Trade Union shall or shall not sell their goods, transmit messages, work, employ or be employed.</p> <p>19. The account books of a registered Trade Union and the list of members thereof shall be open to all reasonable persons to inspect free of charge as aforesaid at the Trade Union.</p> <p>20. Any person who has attained the age of sixteen years may be a member of a registered Trade Union, subject to any rules of the Trade Union to the contrary, and may, subject to aforesaid, enjoy all the rights of a member and execute all instruments and give all legal documents necessary to be executed or given under the rules:</p> <p>Provided that no person who has not attained the age of eighteen years shall be an officer of any such Trade Union.</p> <p>21. A majority of the total number of the officers of every registered Trade Union shall be persons actually engaged in employment in an industry with which the Trade Union is connected.</p> <p>22. Any registered Trade Union may, with the consent of not less than two-thirds of the total number of its members, change its name.</p> <p>23. Any two or more registered Trade Unions may become amalgamated together to form a Trade Union with or without dissolution or extension of the funds of such Trade Unions or either or any of them, provided that the votes of at least one-half of the members of each of every such Trade Union entitled to vote are recorded, and that at least sixty per cent of the votes recorded are in favour of the proposal.</p> <p>24. Notice in writing of every change of name of every amalgamation, signed, in the case of a change of name, by some member and by the Secretary of the Trade Union changing its name, and, in the case of an amalgamation, by some members and by the Secretary of each and every Trade Union which is a party thereto, shall be sent to the Registrar, and where the head office of the amalgamated Trade Union is situated in a different province to the Registrar of such persons, and such Registrar shall, if he is satisfied that the provisions of this Act in respect of change of name or of amalgamation, as the case may be, have been complied with and, in the case of an amalgamation, that the Trade Unions formed thereby are entitled to registration under section 4.</p> <p>(c) register the change of name in the register referred to in section 6, to:</p>
Notwithstanding anything in any other law for the time being in force	
Right to inspect books of Trade Union	
Right of officers to membership of Trade Union	
Majority of officers to be engaged with the industry	
Change of name	
Amalgamation of Trade Unions	
Notice of change of name or amalgamation	

(b) if he is the Registrar of the province in which the head office of the amalgamated Trade Union is situated, register the Trade Union in the manner provided in this section, and the change of name or amalgamation shall have effect from the date of such registration.

23. (1) The change in the name of a registered Trade Union shall not affect any rights or obligations of the Trade Union or render defective any legal proceeding by or against the Trade Union, and any legal proceeding which might have been continued or commenced by or against it by its former name may be continued or commenced by or against it by its new name.

Effect of change of name and of amalgamation.

(2) An amalgamation of two or more registered Trade Unions shall not prejudice any right of any of such Trade Unions or any right of a member of any of them.

24. (1) When a registered Trade Union is dissolved, notice of the dissolution signed by seven members and by the Secretary of the Trade Union shall, within fourteen days of the dissolution, be sent to the Registrar and shall be registered by him if he is satisfied that the dissolution has been effected in accordance with the rules of the Trade Union, and the dissolution shall have effect from the date of such registration.

Dissolution.

(2) Where the dissolution of a registered Trade Union has been registered and the rules of the Trade Union do not provide for the distribution of funds of the Trade Union on dissolution, the Registrar shall divide the funds amongst the members in such manner as may be prescribed.

25. (1) There shall be sent annually to the Registrar, on or before such date as may be prescribed, a general statement, written in the prescribed manner, of all receipts and expenditures of every registered Trade Union during the year ending on the first day of March next preceding such prescribed date, and of the assets and liabilities of the Trade Union existing on such first day of March. The statement shall be prepared in such form and shall contain such particulars as may be prescribed.

Returns.

(2) Together with the general statement there shall be sent to the Registrar a statement showing all changes of officers made by the Trade Union during the year in which the general statement refers, together also with a copy of the rules of the Trade Union as amended up to the date of the dispatch thereof to the Registrar.

(3) A copy of the every statement made in the rules of a registered Trade Union shall be sent to the Registrar within ten days of the making of the statement.

CHAPTER IV.

REGULATIONS.

26. (1) Subject to the control of the Governor General in Council, the Local Government may make regulations for the purpose of carrying into effect the provisions of this Act.

Power to make regulations.

(2) In particular and without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely:—

(a) the manner in which Trade Unions and the rules of Trade Unions shall be registered and the fees payable on registration;

(b) the transfer of registrations in the case of any registered Trade Union which has changed its head office from one province to another;

- (c) the manner in which, and the person by whom, the members of registered Trade Unions shall be elected;
- (d) the matters subject to which inspection of documents kept by Registrars shall be allowed and the fees which shall be chargeable in respect of such inspection; and
- (e) any matter which is to be or may be permitted.
28. (1) The power to make regulations conferred by section 25 is subject to the condition of the regulations being made after previous publication.
- (2) The date to be specified in accordance with clause (2) of section 25 of the General Clauses Act, 1897, as that after which a draft of regulations proposed to be made will be taken into consideration shall not be less than three months from the date on which the draft of the proposed regulations was published for general information.
- (3) Regulations so made shall be published in the *Fort St. George Gazette*, and, on such publication, shall have effect as if enacted in this Act.

CHAPTER V.

PUNISHMENT AND PROSECUTION.

29. (1) If default is made on the part of any registered Trade Union in giving any notice or sending any statement or other document as required by or under any provision of this Act, every officer and other person bound by the rules of the Trade Union to give or send the same, or, if there is no such officer or person, every member of the executive of the Trade Union, shall be punishable with fine which may extend to five hundred rupees, in the case of a continuing default, with an additional fine which may extend to five rupees for each week after the first during which the default continues.
- (2) Any person, who wilfully makes, or causes to be made, any false entry in, or any omission from, the general statement required by section 27 or in or from any copy of rules or of statements of rules sent to the Registrar under that section, shall be punishable with fine which may extend to five hundred rupees.
30. Any person, who, with intent to deceive, gives to any member of a registered Trade Union or to any person intending or applying to become a member of such Trade Union any document purporting to be a copy of the rules of the Trade Union or of any alterations to the same which he knows, or has reason to believe, is not a correct copy of such rules or alterations as are for the time being in force, or any person who, with the like intent, gives a copy of any rules of an unregistered Trade Union to any person on the provision that such rules are the rules of a registered Trade Union, shall be punishable with fine which may extend to two hundred rupees.
31. (1) No Court inferior to that of a Presidency Magistrate or a Magistrate of the first class shall try any offence under this Act.
- (2) No Court shall take cognizance of any offence under this Act, unless complaint thereof has been made within six months of the date on which the offence is alleged to have been committed.

STATEMENT OF OBJECTS AND REASONS.

1. The Bill has been prepared in response to the following Resolution which was adopted by the Legislative Assembly on 1st March 1931:—

"The Assembly recommends to the Governor General in Council that he should take steps to introduce, as soon as practicable, in the Indian Legislature, such legislation as may be necessary for the registration of trade unions and for the protection of trade unions."

2. The question was examined in detail by the Government of India and Local Governments were consulted; full opportunity was given for the expression of views by associations of employers and employees, and by the public generally. In the light of the experience acquired a draft Bill was prepared and published in September 1931. The Government of India, after considering the comments received on that Bill, are now prepared for modifying the general principles underlying the Bill, and, except for minor alterations, the present Bill is a reproduction of the Bill previously published.

3. The general scheme of the Bill may be briefly explained: A trade union seeking the necessary application will, on compliance with certain stated conditions designed to ensure that the union is a bona fide trade union, and that adequate safeguards are provided for the rights of its members, be entitled to registration. The union and its members will thereupon receive protection in certain cases in respect both of civil and criminal liability. No restriction is placed upon the objects which a registered trade union may pursue, but the expenditures of its funds must be limited to specified trade union purposes. The legal position of trade unions which do not register will be unaffected by the Bill.

BRIEF OF CLAUSES.

Clause 2 (g).—The definition is taken from section 5 of the British Trade Disputes Act, 1926.

Clause 3 (a).—The definition is based on that contained in section 23 of the British Trade Union Act, 1871.

Clause 4.—Registration is purely voluntary, and this applies to a registered trade union, under clause 22, to apply for cancellation of registration at any time.

Clause 5.—The information is required to enable the Registrar to satisfy himself that the association applying for registration is a trade union and that its rules satisfy the requirements of clause 8.

Clause 6.—This is adopted from the First Schedule of the British Trade Union Act, 1871.

Clause 12.—This clause does not affect the existing registration of a trade union under any other Act until that union has secured registration under the Trade Union Act.

Clause 13.—The object on which the funds may be spent have been limited to objects generally recognized as legitimate trade union objects. As, however, the clause may not prove sufficiently elastic in scope, it is proposed to empower the Government of India to add to the list of objects. This will make it possible to provide for the extension of the scope of registered trade unions if the development of the trade union movement renders that desirable.

Clause 17.—Under the existing law an agreement to do so legal act is itself a criminal offence. "Legal act" includes all acts

which provide grounds for such action. Thus, for example, two men who agree to provide workmen to break their contracts with their employers are guilty of criminal conspiracy. The statute, which is similar in its effect to the corresponding provisions of the English law, protects trade unions from prosecution for criminal conspiracy where the agreement into which they have entered is not an agreement to secure an offence.

Clause 17.—The first part of this clause corresponds to sections 1 and 2 of the British Trade Disputes Act, 1906, and protects trade unions and their officers and members from action in civil law. An important type of action which this clause will prevent is a suit against one of the provisions mentioned in trade union members and officers in part of the provisions which are infringing the trade union law. This is a strike, where that strike (as infringing the trade union law) gives cause to the party of workmen. The second part of the clause gives trade unions a large measure of immunity from legal action on the part of their agents, such as in connection with a recommendation made by the majority of the Local Commission on Trade Disputes and Trade Unions in England in 1906.

Clause 18.—The first paragraph is based on sections 1 and 2 of the British Trade Union Act, 1871. The provision, which is taken from paragraph (1) of section 4 of that Act, will render it possible for a trade union to sue for breach of contract, and for a trade union member to sue for breach of contract, but members of trade unions cannot be compelled by such a strike, or not to strike as to accept any agreed conditions of work.

Clause 19.—This clause is designed to enable members of trade unions to present petitions over the financial conduct of the union, if they so desire.

Clause 20.—It is desirable that members and officers of registered trade unions should have obtained an age relevant to enable them to discharge their responsibilities and to enjoy the privileges conferred by the Bill.

Clause 21.—This provision is intended to ensure that those for whose benefit the trade union exists participate in its assets.

Clause 22.—This corresponds to section 1 of the British Trade Unions (Amalgamation) Act, 1917.

Clause 23.—The second part is essential for the protection of trade union members from the effects of prohibition, or the disruption of trade on extraneous objects. The supply of the law of officers of trade union members is required to enable the Registrar to satisfy himself that the Union satisfies in advance the provisions of the Act.

Clause 24.—In the draft Bill previously published, the recommendation power was to be delegated to Local Commissions. The necessary power should be delegated to Local Commissions.

Clause 25 and 26.—The necessary provision has been provided for breaches of the provisions of the law.

R. N. MEHRA.

L. SHADHAM,
Secretary to the Government of India

(Republished by order of His Excellency the Governor in Council)

V. T. KRISHNASWAMI ACHARIYAR,
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PRINTED AND PUBLISHED BY THE GOVERNMENT OF INDIA, CALCUTTA.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 33 MADRAS, THURSDAY EVENING, FEBRUARY 15, 1925 (Price, 1.00)

Part IV—Proceedings of the Madras Legislature

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Bill to be introduced in the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

Under rule 15 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

No. 2 of 1925

COCHIN PORT TRUST BILL, 1925

WHEREAS it is expedient to make provision for the regulation, conservancy and improvement of the port of Cochin and WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act; it is hereby enacted as follows:—

CHAPTER I

PRELIMINARY

1. This Act may be called the Cochin Port Trust Act, 1925.

2. This Act shall come into force on such date or dates as the Local Government may, by notification, direct.

Interpretation— Cochin.	3. In this Act, unless there be something repugnant in the subject or context,
"Board."	(1) "Board" means the Trustees of the Port of Cochin appointed under this Act;
"Chief Officer of Customs."	(2) "Chief Officer of Customs" denotes the Chief Executive Officer of Customs for the Port of Cochin for the time being;
"Goods."	(3) "Goods" means and includes every kind of movable property;
"Land."	(4) "Land" includes the bed of the sea below high water-mark;
"Master."	(5) "Master", when used in relation to any vessel, means any person having for the time being the charge or control of such vessel except a pilot or harbour master;
"Owner."	(6) "Owner", when used in relation to goods, includes any consignee, consignee, shipper or agent for the sale, custody, loading or unloading of such goods; and when used in relation to any vessel, includes any part-owner, charterer, consignee, or mortgagee in possession thereof;
"Pier."	(7) "Pier" includes any stage, stairs, landing-place, wharf, jetty, landing stage, floating barge or platform, and any bridges or other works connected therewith;
"Port."	(8) "Port" means the port of Cochin within such limits as may from time to time be defined by the Local Government for the purposes of this Act by notification in the <i>Port St. George Gazette</i> , and until a notification is so issued, within such limits as may have been defined by the Government under the provisions of the Indian Ports Act, 1908;
"Port Trust Security."	(9) "Port Trust Security" means debentures, bonds or stock certificates issued by the Board in respect of any loan contracted under the provisions of this Act;
"Provision."	(10) "Provision" means presented by rules or regulations or by-laws made under this Act;
"Rate."	(11) "Rate" includes any toll, due, rent, rate or charge leviable under this Act;
"Vessel."	(12) "Vessel" denotes anything used for the conveyance by water of human beings or of property;
"Wharf."	(13) "Wharf" includes any wall or stage and any part of the harbour that may be used for loading or unloading goods, and any wall enclosing or adjoining the wharf;

CHAPTER II

THE BOARD OF TRUSTEES

4 The duty of carrying out the provisions of this Act shall, subject to such conditions and limitations as are hereinafter contained, be vested in a Board to be called "The Trustees of the Port of Cockin" and such Board shall be a body corporate and have perpetual succession and a common seal and shall sue and be sued by the aforesaid name.

Interpretation of duty of carrying out the Act as a Board.

5. (1) The Board shall consist of such number of Trustees, not being less than ten or more than fifteen including the Chairman and Vice-Chairman, as the Local Government may signify. Provided that the Chairman or Vice-Chairman, if absent on leave for more than a fortnight and if another Chairman or Vice-Chairman is appointed to act for him, shall cease to be a Trustee and shall, on return to duty, again become a Trustee.

Composition of the Board.

(2) Not less than two-fifths of the number of the Trustees shall be Indians.

6. (1) (a) Two Trustees shall be elected by the members for the time being of the Cockin Chamber of Commerce and one by the members for the time being of the United Planters' Association of Southern India, at a meeting of the Chamber or Association held in accordance with the rules in force.

Appointment of Chairman, Vice-Chairman and of a Trustee and of a Trustee of Trustees.

(b) Two Trustees shall be appointed by the Local Government.

(c) The Local Government shall invite the Cockin and Travancore Barbers each to nominate two persons for appointment as Trustees and in the event of such nomination being made shall appoint the persons nominated as Trustees.

(d) The Local Government after consultation with the Cockin and Travancore Barbers shall appoint a Chairman and may appoint a Vice-Chairman and the other Trustees with due regard to the provisions of sub-section (2) of section 5.

(2) A return of the name of every person elected as Trustee shall be forwarded to the Local Government by the Chairman of the Chamber or Association concerned.

7. The names of persons appointed or elected as Trustees shall be published in the *Port St. George Gazette* and the *Malabar District Gazette*.

Publication of names of Trustees.

*Disqualification
in the
absence
of
Persons.*

8. (1) No person shall be qualified to be a Trustee who

(a) is not a British subject or a subject of a State in India, or

(b) has been convicted and sentenced to imprisonment for an offence which, in the opinion of the Local Government, disqualifies him from being a Trustee, if such sentence has not been reversed, set aside, or annulled, or

(c) is an undischarged bankrupt or undischarged insolvent, or

(d) holds any office or place of profit under the Board:

Provided that this disqualification shall not apply to the Chairman or Vice-Chairman who may, subject to the sanction of the Local Government, be permitted to hold any of the offices under the Board referred to in section 28, or

(e) has, directly or indirectly, any share or interest in any work done by order of the Board, or in any contract or employment with, by, or on behalf of, the Board.

No person shall be deemed to have a share or interest in such work, contract, or employment by reason only of his

(i) having a share in any Joint Stock Company which shall contract with or be employed by, or on behalf of, the Board, or

(ii) having a share or interest in any newspaper in which any advertisement relating to the affairs of the Board may be inserted, or

(iii) being interested in any loan of money to the Board, or

(iv) having a share or interest in any lease, sale, exchange or purchase of immovable property or any agreement for the same, or

(v) having a share or interest in any licence by the Board, or right by agreement or otherwise with the Board to the sole or preferential use of any railway siding or any berth for vessels in the docks belonging to the Board, or

(vi) having a share or interest in the occasional sale to the Board, to a value not exceeding two thousand rupees in any one official year, of any article in which he trades, or

(vii) being a person to whom, or a member of a firm or company to which, any of the functions specified in

clauses (a) and (b) of sub-section (1) of section 38 shall have been requalified under section 43.

(2) Any Trustee who

(a) becomes disqualified, for any of the reasons mentioned, or

(b) refuses to act or becomes incapable of acting, or

(c) fails to attend, without the permission of the Board previously obtained, three consecutive ordinary meetings of the Board, or

(d) is absent from the meetings of the Board for a period exceeding six consecutive months, shall cease to be a Trustee.

9. The Chairman and Vice-Chairman shall hold office during the pleasure of the Local Government. The remaining Trustees shall hold office for a term of two years from the date of election or appointment, as the case may be, but the Board may at any time accept the resignation of any Trustee.

Term of office of Chairman, Vice-Chairman and Trustees

10. The first elective Trustees shall be elected, and the first Chairman, Vice-Chairman and nominal Trustees shall be nominated on such dates as may be notified

First election of Trustees and of appointment of Chairman, Vice-Chairman and Trustees.

11. Any person ceasing to be a Trustee shall, unless disqualified under sub-section (1) of section 8, be eligible for re-election or re-appointment.

Eligibility of Trustees for re-election or re-appointment.

12. (1) When an elected Trustee ceases to hold office, the vacancy shall be filled up within one month by the Chamber of Commerce or the United Planters' Association of Southern India as the case may be in the manner provided in clause (a) of sub-section (1) of section 6.

Vacancies to be filled up by Chamber of Commerce or United Planters' Association of Southern India.

(2) When a Trustee appointed under clause (b) of sub-section (1) of section 6 ceases to hold office the Local Government may appoint another Trustee in his place. When a Trustee appointed under clause (c) of sub-section (1) of section 6 ceases to hold office, the Local Government shall invite the Director concerned to nominate another person and in the event of such nomination being made shall appoint such person as Trustee.

(3) When the Chairman, Vice-Chairman or any Trustee appointed under clause (d) of sub-section (1) of section 6 ceases to hold office, the Local Government may

Appointment of Trustee in place of Trustee ceasing to hold office.

appoint a Chairman, Vice-Chairman or Trustee on the same day or after consultation with the Cochins and Transvaal Deputies.

Resolutions
of elected
Trustees by
Local Government
may be
subject of
debate.

13. If a Trustee is not elected on the date notified under section 10 or within the period allowed by sub-section (4) of section 12, the Local Government may appoint a Trustee and the person so appointed shall be deemed to be an elected Trustee.

General
terms of
agreement
between
Chairman
or Vice-
Chairman.

14. The Local Government may from time to time grant to the Chairman or Vice-Chairman such leave of absence as they may deem fit, and any person appointed by the Local Government to act for the Chairman or Vice-Chairman during any such absence on leave shall, while so acting, be deemed for all the purposes of this Act to be the Chairman or Vice-Chairman, as the case may be.

Provision
to Chairman
or Vice-
Chairman
and a Trustee
Chairman
or Vice-
Chairman.

15. The Local Government after consultation with the Cochins and Transvaal Deputies may from time to time determine the remuneration, if any, to be paid as salary, leave allowances or other allowances to the Chairman or Vice-Chairman and to the person appointed under section 14 to act for the Chairman or Vice-Chairman during his absence on leave and may prescribe any conditions and restrictions upon and under which such remuneration shall be payable.

Sum payable
to Chairman
Vice-Chairman
and other
Trustees.

16. The Local Government may prescribe from time to time the fees, if any, to be paid to the Chairman, Vice-Chairman and other Trustees for attendance at meetings and to prescribe conditions and restrictions upon and under which such fees shall be payable.

Provisions
concerning
Board's
meetings,
etc., for
transaction of
business.

17. The following provisions shall be observed with respect to the proceedings of the Board, namely:—

(1) The Board shall meet together and shall from time to time make such arrangements not inconsistent with this Act with respect to the place, day, hour, notice, management, and adjournment of its meetings, and generally with respect to the transaction of business, as it may think fit, subject to the following conditions, namely:—

Ordinary
monthly
meetings,
Special meetings.

(a) that a meeting shall be held once at least in every month;

(2) that the Chairman may, whenever he thinks fit, and shall, upon the written request of not less than three Trustees, call a special meeting;

(c) that no business shall be transacted at any meeting unless at least five Trustees are present throughout such meeting;

(d) that every meeting shall be presided over by the Chairman, if he is present at the time appointed for holding the same, or the Vice-Chairman in his absence, and if and while both are absent, by such one of the Trustees present as may be chosen by the meeting;

(e) that all questions shall be decided by a majority of votes of the Trustees present, the President having a second or casting vote in all cases of equality of votes;

(f) that if a poll be demanded, the names of the Trustees voting and the nature of their votes shall be recorded by the President of the meeting;

(g) that minutes shall be kept of the names of the Trustees present and of the proceedings at each meeting in a book to be provided for this purpose, which shall be signed, as soon as practicable, by the President of each meeting, and shall be open to inspection by any Trustee during office hours;

(h) that the President may, with the consent of any meeting, adjourn it;

(i) that a copy of the minutes of every meeting of the Board shall, as soon as conveniently may be, be sent for publication in the *Malabar District Gazette* at the cost of the Board and a copy of the minutes shall also, within three days of every meeting, be transmitted to such Secretary to the Local Government and such officer of each District as may, from time to time, be appointed to receive the same.

(3) The Board may, from time to time, appoint Committees consisting of not less than five of its number for carrying into effect any part of the provisions of this Act, with such powers and under such instructions, directions or limitations as may be defined by the Board. The Board may at any time alter the constitution of or discontinue any such Committee.

(3) A Committee may elect a Chairman of its meetings, and if no such Chairman is elected, or, if he be not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman of the meeting.

(4) Committees may meet and adjourn at their discretion, but the Chairman of the Board may whenever

Quorum.

President of meeting.

Division of votes and by majority of votes.

Demand of poll.

Minutes of meetings.

Adjournment of meetings.

Transmission of minutes to Government and their publication in gazette.

Appointment of Committees by Board.

Chairman of meetings of Committees.

Meetings of Committees.

he thinks fit and shall, upon the written request of not less than two members of a Committee, call a special meeting of such Committee.

Decision of
question at
meeting of
Committee

(5) Questions at any meeting of a Committee shall be decided by a majority of votes of the members present, and in case of an equal division of votes the Chairman shall have a second or casting vote.

Question in
Committee

(5) No business shall be transacted at any such meeting unless at least three of the members of the Committee are present throughout such meeting.

Restriction
on power of
Trustee to
vote at dis-
cussion unless
in which they
are interested

18. (1) No Trustee shall vote on or take part in the discussion of any question coming up for consideration at a meeting of the Board or of any Committee if the question is one in which he has any direct or indirect pecuniary interest by himself or his partner, or in which he is interested professionally on behalf of a client or as agent for any person other than the Government, the Colon or Transvaal Harbor, a local authority or a railway company.

(2) If objection is made that any Trustee has in any question before the meeting such interest as is referred to in sub-section (1), the objection shall be considered and decided by the other Trustees in such manner as may be prescribed by the Local Government. The decision of the other Trustees shall be final.

(3) If objection is made to the Chairman that a Trustee voted on or took part in the discussion of any question contrary to the provisions of sub-section (1), the objection, unless, in pursuance of the resolution, a right in a third party has been created, shall be inquired into and decided in accordance with such rules as may be prescribed by the Local Government, and such decision shall be final. Pending such decision the resolution on the question shall not be given effect to. If the decision is that the Trustee voted or took part contrary to the provisions of sub-section (1), the resolution on the question shall not be given effect to.

Validation of
act and
proceedings.

19. No Act or proceeding of the Board or of any Committee or of any person acting as Chairman or Vice-Chairman shall be deemed to be invalid by reason only of some defect in the establishment of the Board or Committee or on the ground that any Trustee was disqualified for the office or by reason of such act having been done during the period of any vacancy in the office of Chairman or Vice-Chairman or of any Trustee.

20. The Board may, by resolution in writing, with the sanction of the Local Government, determine which of the powers and duties by this Act conferred or imposed upon the Board may be exercised and performed by the Chairman or Vice-Chairman.

Delegation of powers to Chairman or Vice-Chairman.

21. It shall be the duty of the Chairman—

Duties of Chairman.

(1) to attend every meeting of the Board unless prevented by sickness or other reasonable cause;

(2) to exercise superintendence and control over the acts and proceedings of all officers and servants of the Board in matters of executive administration, and in matters concerning the accounts and records of the Board;

(3) subject to the regulations prescribed under sections 24 and 26 and to the schedule for the time being in force framed by the Board under section 22, to dispose of all questions relating to the service of the officers and servants of the Board, and their pay, privileges and allowances;

Provided that, subject to the control of the Local Government, the Chairman may delegate all or any of these duties to the Vice-Chairman as may seem good to him from time to time.

CHAPTER III

OFFICERS AND SERVANTS OTHER THAN THE CHAIRMAN AND VICE-CHAIRMAN

22. The Board shall, from time to time, prepare and maintain a schedule of the staff of officers other than the Chairman and Vice-Chairman and of servants whom the Board shall deem it necessary and proper to maintain for the purposes of this Act. Such schedule shall also set forth the amount and nature of the salaries, fees, and allowances which the Board appropriates for each such officer or servant.

Schedule of Board's staff.

Explanation.—Artisans, porters and labourers, and suppliers of porters and labourers are not officers and servants within the meaning of this section or of sections 23 or 25.

23. (1) The Board may, from time to time, frame regulations—

Power to frame regulations respecting leave.

(a) for regulating the grant of leave to the officers (other than the Chairman or Vice-Chairman) and servants of the Board;

allowance	(b) for authorizing the payment of allowances to the said officers and servants, or to any of them, whilst absent on leave;
allowance	(c) for determining the remuneration to be paid to the persons appointed to act for any such officers or servants during their absence on leave;
length of service	(d) for regulating the period of service of all such officers and servants;
pensions, etc., and	(e) for determining the conditions under which such officers and servants or any of them may become entitled, on retirement, to pensions, gratuities or compassionate allowances, and the amount of such pensions, gratuities, or compassionate allowances;
contributions to provident fund,	(f) for authorizing the payment of contributions at such rates and subject to such conditions as the Board may prescribe to any provident fund, which may, with the Board's approval, be established by the officers and servants appointed under this Act, or to such provident fund, if any, as may be established by the Board, with the approval of the Local Government, for the benefit of such officers and servants;
pensions in the case of superannuated or injured or who died while in the service of the Board.	(g) for determining the conditions under which pensions, gratuities, or compassionate allowances may be paid to any of such officers and servants injured, or to the surviving relatives of any of such officers and servants who died while in the service of the Board; and
	(A) generally for the regulation of similar matters.
	(3) The regulations framed under clauses (e), (f) and (g) of sub-section (1) shall be subject to the approval of the Local Government.
	(3) Subject to the provisions of section 98, all pensions, contributions and allowances mentioned in this section shall be chargeable to the general fund of the Board.
Power to frame rules before the officers, servants, etc.	24. Notwithstanding anything contained in sections 23 and 25, the Board may, subject to the sanction of the Local Government, frame regulations of the nature mentioned in clauses (e) to (g) of section 23 for the benefit of artisans, porters and labourers and the suppliers of porters and labourers; and subject to the provisions of section 98 all pensions, contributions and allowances payable under any such regulation shall be chargeable to the general fund of the Board.

25. (1) Subject to the regulations prescribed under section 23 and the schedule for the time being in force framed by the Board under section 23, the power of appointing, promoting, suspending, dismissing, firing, reducing or granting leave to the officers and servants of the Board shall be exercised by the Chairman or Vice-Chairman in such cases and subject to such restrictions as may be determined by the Local Government and in every other case by the Local Government.

Power to appoint, promote or grant leave to officers and servants

(2) In the case of punishments inflicted by the Chairman or Vice-Chairman, an appeal shall lie to the Board.

(3) The power of disposing with the services of any officer or servant of the Board, otherwise than by reason of such officer's or servant's own misconduct, or of permitting any such officer or servant to retire on a pension, gratuity or commutation allowance shall, in the case of officers appointed by the Local Government, lie with the Local Government and in all other cases with the Board.

Power of disposing with services or permitting retirement of officers or servants

26. Every order or regulation made by the Board under sections 23, 25 or 26 shall, so far as the same relates to the Secretary, Engineer, Traffic Manager, or Chief Accountant of the Board, be subject to the previous sanction of the Local Government.

Previous sanction of Local Government to orders or regulations of Board.

In this section the word 'Engineer' means the Engineer of the highest grade on the Board's ordinary staff and also any one who may from time to time be employed as Consulting Engineer to the Board on a monthly salary.

CHAPTER IV

PROPERTY OF THE BOARD

27. On the commencement of the whole of this Act

Property vested in Board.

(i) all movable property held by or vested in the Cochin Port Conservancy Board shall vest in the Board, but subject to all charges and liabilities affecting the same, and

(ii) all contracts, deeds, bonds, agreements and other instruments of whatever nature, and all other thing duly done and subsisting or having effect immediately before the commencement of this Act and to which the Port Conservancy Board is a party, shall be of so full force and effect against or in favour of the Board as the case

may be, and may be endorsed as fully and effectually as if, instead of the Port Conservancy Board, the Board had been a party thereto.

Power to
acquire, hold
or alienate
property.

28. (1) Subject to the provisions herein contained the Board shall, for the purpose of this Act, have the power to acquire and hold immovable or moveable property, whether within or without the limits of the port, and also power to lease or sell any immovable or moveable property which may have vested in or been acquired by it.

(2) Every acquisition of immovable property, every sale and every lease for a term exceeding ten years of immovable property shall be made with the previous sanction of the Local Government.

Application
of Land
Acquisition
Act.

29. When any immovable property is required for the purposes of this Act, the Local Government may declare that such property is required for a public purpose, and may order proceedings to be taken for obtaining possession of the same under the Land Acquisition Act, 1894. Such property, when so required, shall, on payment by the Board of the compensation awarded and all costs connected with its acquisition, be deemed to be vested in the Board.

CHAPTER V

WORKS AND SERVICES

Power to
execute works
and provide
appliances.

30. The Board may execute such works and provide such appliances as it may determine to be necessary or expedient for the purposes of the port.

General
nature of
works to be
done and of
appliances to
be provided.

31. Such works and appliances may include—

(1) wharves, quays, docks, stages, jetties and piers within the port or on the foreshore of the port, with all necessary and convenient arches, drains, landing places, stairs, fences, roads, railways and approaches;

(2) railways, tramways, locomotives, rolling stock, sheds, warehouses and other accommodation for passengers and goods and other appliances within the port for carrying passengers and for conveying, receiving and storing goods landed, or to be shipped or otherwise;

(3) moorings for carrying out the purposes of this Act, and cranes, scales, and all other necessary moorings and appliances for loading and unloading vessels;

(4) reclaiming, excavating, reinforcing and raising any part of the port which may be necessary for the execution of the works authorized by this Act, or otherwise for the purposes of this Act;

(5) such breakwaters and other works within or without the limits of the port as shall be expedient for the protection of the harbour or port;

(6) dredgers and other machines for cleaning, deepening and improving any portion of the port or foreshore.

(7) pilot-boats and other appliances necessary for the safe navigation of the port and of the approaches thereto within a distance of three miles from the limits of the port;

(8) vessels, steam tugs or other boats for use as well within the limits of the port as beyond those limits, whether in territorial waters or otherwise, for the purpose of towing or rendering assistance to any vessel, whether entering or leaving the port or bound elsewhere, and for the purpose of saving or protecting life or property and for the purpose of loading shipping or transshipping passengers or goods under section 34;

(9) boats, barges and other appliances necessary in connexion with the supply of water to shipping in the port;

(10) engines and other appliances necessary for the extinguishing of fires in the port and on the property of the Board;

(11) all such other works and appliances as may be, in the opinion of the Board, expedient for carrying out the purposes of this Act.

32. When any wharf, quay, stage, jetty or pier has been made and completed, with sufficient warehouses, sheds and appliances for loading or for shipping goods from and in sailing vessels, the Board may, with the previous sanction of the Lord Governor, by a notification published in three consecutive issues of the *Port St. George Gazette* and one issue of the *Natal District Gazette*, declare that such wharf, quay, stage, jetty or pier is ready for receiving, loading and shipping, or for landing or for shipping, as the case may be, goods from and in sailing vessels.

Sailing vessels, excepted to use wharves, &c.

From and after such publication, the Board may from time to time, when there is room at such wharf, quay, stage, jetty or pier, order to come alongside of such

wharf, quay, stage, jetty, or pier, for the purpose of landing and shipping goods, or for landing or for shipping the same, as the case may be, any seagoing vessel within the port which has not commenced to discharge cargo, or which, being about to take in cargo, has not commenced to do so. In making such order the Board shall have regard, as far as possible, to the convenience of such vessel and of the shippers, in respect of the use of any particular wharf, quay, stage, jetty or pier.

If necessary
such order
shall, and
sailing
vessel
may be
compelled to
use wharves,
etc.

33. When a sufficient number of wharves, quays, stages, jetties, piers, warehouses, sheds and appliances have been provided as aforesaid, the Board may, with the previous sanction of the Local Government, by an order published in three consecutive issues of the *Port St. George Gazette* and one issue of the *Malabar District Gazette* direct that no goods shall be loaded or shipped from or in any seagoing vessel within the port, save at such wharves, quays, stages, jetties and piers, and may, in like manner, alter, vary or revoke any such order.

Power to
order vessels
not to come
alongside wharf,
or to be
removed from
wharves, etc.

34. Any officer appointed by the Board in this behalf may, in case of emergency, or for any reason which appears to him sufficient by notice in writing, order the master or owner of any vessel not to bring such vessel alongside of, or to remove such vessel from, any wharf, quay, stage, jetty or pier belonging to the Board, and, if such notice is not obeyed, the Board may charge in respect of such vessel such sum as it thinks fit, not exceeding five hundred rupees for each day of twenty-four hours, or portion of such day, during which such vessel remains at such wharf, quay, stage, jetty or pier.

Provided that, in the case of a vessel ordered to be removed, such charge shall not commence to be made till after the expiry of twelve hours from the service of such notice as aforesaid on the master or owner of the vessel.

Power to
Local Government
may be
except from
obligation to
use wharves,
etc., and

35. Notwithstanding anything contained in sections 32 and 33, the Local Government may, by notification in the *Port St. George Gazette* and the *Malabar District Gazette*, from time to time, permit certain specified vessels or classes of vessels to discharge or ship cargo, or certain specified cargo or classes of cargo, at such part of the port, in such manner during such period, subject to such payments and on such conditions as they may think fit, and otherwise grant exemption from the provisions of such sections.

The Local Government may also, by his notification, cancel or modify any such notification.

The Local Government may also at any time require that any vessel belonging to or in the service of His Majesty or the Government of India shall be permitted to come alongside of any wharf, quay, stage, jetty or pier belonging to the Board in preference to all other vessels at the time in port; and it shall be incumbent on the Board to give effect to any such requisition.

It requires permission to be given to Government vessels.

36. The Local Government may, at any time, order a local survey or examination of any works of the Board, or the intended site thereof. The cost of such survey and examination shall be borne and paid by the Board out of its general fund.

Power to order survey or examination of works.

37. If, at any time, the Board allows any work or appliance constructed or provided by or vested in it to fall into disrepair,

Power of Local Government to require or complete works of the Board.

or does not, within a reasonable time, complete any work commenced by it or included in any estimate sanctioned by the Local Government,

or does not, after due notice in writing, proceed to carry out effectually any work or repair or to provide any appliance which is necessary in the opinion of the Local Government for the purposes of this Act,

the Local Government may cause such work to be restored or completed or carried out, or such repair to be carried out, or such appliance to be provided; and the cost of any such restoration, completion, construction or provision shall be paid by the Board; and if the Board does not within a reasonable time provide for such payment, the same shall be recoverable in the manner provided in the Local Authorities Loans Act, 1914.

Enforcement of powers by the Board.

38. (1) The Board shall, according to its powers, provide all reasonable facilities for and shall have power to undertake the following services:—

(a) landing, shipping, or transhipping passengers and goods between vessels in the port and the wharves, piers, quays or docks in possession of the Board;

(b) receiving, removing, shifting, transporting, storing or delivering goods brought within the Board's premises;

(c) carrying passengers by rail, tramway or otherwise within the limits of the port, subject to such restrictions and conditions as the Local Government may see fit to impose; and

(d) receiving and delivering, transporting and booking and despatching goods originating in the vessels in the port and intended for carriage by the neighbouring railways, or vice versa, as a railway company or administration under the Indian Railways Act, 1890.

(2) The Board shall, if so required by any owner, perform in respect of goods all or any of the services mentioned in clauses (a), (b) and (d) of sub-section (1), which it shall have undertaken; provided that the Board shall not be bound to perform any service which it has relinquished under the provisions of clause (a) of sub-section (1) of section 40.

(3) The Board shall, if required, take charge of the goods for the purpose of performing the service and shall give a receipt in the form and to the effect prescribed from time to time by the Local Government.

After any goods have been taken charge of and a receipt given for them under this section, no liability for any loss or damage which may occur in them shall attach to any person to whom a receipt shall have been given or to the master or the owner of the vessel from which the goods have been loaded or transhipped.

Responsibility of Board for loss, etc., of goods.

39. (1) The responsibility of the Board for the loss, destruction or deterioration of goods of which it has taken charge shall, subject to the other provisions of this Act and subject also, in the case of goods received for carriage by railway, to the provisions of the Indian Railways Act, of 1890, be that of a bailee under sections 151, 152 and 151 of the Indian Contract Act, 1872, omitting the words 'in the absence of any special contract' in section 152 of the last mentioned Act. Provided that, till the receipt mentioned in sub-section (3) of section 38 is given by the Board, the goods shall be at the risk of the owner.

(2) The Board shall not be in any way responsible for loss of or damage to goods of which it has taken charge, unless notice of such loss or damage shall have been given within one month of the date of the receipt given for the goods under sub-section (3) of section 38.

Relinquishment of services subject to the sanction of the Local Government.

40. (1) The Board may, subject to the sanction of the Local Government and to such conditions as the Local Government may prescribe,

(a) enter into an agreement relinquishing the performance of any of the services specified in clauses (a) and (b) of sub-section (1) of section 38 to an approved person, or

(4) enter into an agreement accepting a greater or less liability than that imposed on the Board by sub-section (1) of section 39.

(2) Every agreement entered into under this section shall be in writing and signed by or on behalf of the parties concerned.

(3) No person to whom the performance of any service specified in clause (a) or (b) of sub-section (1) of section 39 is relinquished shall charge or recover for such service any sum in excess of the amount payable according to the scale framed under section 42, section 43 or section 44 if such service were performed by the Board.

(4) Notwithstanding such relinquishment, the Board may charge dues according to the scales laid down in sections 42, 43 and 44 for the use of its works or appliances or for other services connected with that which has been relinquished without thereby incurring any liability under section 39.

41. (1) Any person to whom any or all of the services under clauses (a) and (b) of sub-section (1) of section 39 has or have been relinquished under section 40, shall, if so required by the owner, perform in respect of goods any of the services so relinquished and for that purpose take charge of the goods and give a receipt in the form prescribed by the Local Government.

Performance of services by persons to whom they are relinquished by the Board.

(2) The responsibility of any such person for the loss, destruction or deterioration of goods of which he has taken charge shall, subject to the other provisions of this Act, be that of a bailee under sections 151, 152 and 153 of the Indian Contract Act, 1872.

CHAPTER VI

LETT AND RECOVERY OF DUES

42. The Board shall frame a scale of rates at which and a statement of the conditions under which any of the services specified hereunder shall be performed by itself or by a person to whom any service has been relinquished under section 40 or partly by one and partly by the other:—

Scale of rates.

(a) transhipping of passengers or goods between vessels in the harbour;

(b) landing and shipping of passengers or goods from or to such vessels to or from any wharf, quay, pier, dock, land or building in the possession or occupation of the Board or at any place within the limits of the port;

(c) carriage or portage of goods on any such place;

(d) winchage, storage or demurrage of goods on any such place;

(e) any other service in respect of vessels, passengers or goods.

Made at Fort
and submitted
at Council on
behalf of
Magistrate
belonging to
the Board

43. The Board shall also frame a scale of rates on payment of which and a statement of conditions under which any property belonging to or in the possession or occupation of the Board or any place within the limits of the port may be used for the purposes specified hereunder:—

(a) approaching or lying at or alongside any wharves, wharf, quay, pier, dock, land, buildings or place as aforesaid by vessel or boats;

(b) entering upon or plying for hire at or on any wharf, quay, pier, dock, land, building or place as aforesaid by animals or vehicles carrying passengers or goods;

(c) lashing of land or sheds by owners of goods imported or intended for export or by steamer agents;

(d) any other use of any land, works or appliances belonging to or provided by the Board.

Consolidated
rates for
combination
of services.

44. The Board may frame a consolidated scale of rates for any combination of the services specified in section 43 or for any combination of such services or services with any user or permission to use any property belonging to or in the possession or occupation of the Board, as specified in section 43.

Every scale
made by Local
Government
in each
section.

45. (1) Every scale and every statement of conditions framed by the Board under section 43, section 44 or section 44 shall be submitted to the Local Government for sanction; and, when so sanctioned and published in the *Fort St. George Gazette*, shall have the force of law; and subject to the like sanction and publication may from time to time be amended or added to by the Board.

Sanctioning of
scale by
Local Govt.

(2) The Board may, in special cases, with the previous sanction of the Local Government, remit the whole or any portion of the rates or of any charge leviable according to any scale in force under this section. It may also on its own initiative correct mistakes, remit overcharges made in its bills, and write off unreasonable sums up to a limit of two hundred rupees in each case.

Power to
the Board
to correct
mistakes.

(3) In respect of any item of any scale of rates framed under the powers conferred by section 43, section 44 or section 44, the Board, with the previous sanction of

the Local Government, may fix minimum and maximum rates, and may levy any charges not exceeding the maximum and not below the minimum thus fixed.

46. No person shall be entitled to a refund of so overcharge unless his claim to the refund has been preferred in writing by him or in his behalf to the Board within six months from the date of payment.

Refund of overcharge.

47. (1) If, on the presentation of the estimate of any year, it appears that the estimated income of the residue for such year, after deducting therefrom the estimated expenditure of such year, will be insufficient for the payment of the interest which may be payable by the Board during such year to the Secretary of State for India in Council or to any other creditor, and of any sinking fund established under section 71 and of any sum the repayment of which is due in pursuance of any terms under section 85;

Power to increase rates to cover deficiency of income.

or if, at any time in the course of a year, it appears that the income of such portion of the year as has then elapsed, and the estimated income of the residue of such year, after deducting therefrom the actual expenditure of such part portion and the estimated expenditure of such residue, will be insufficient for the payment of the said interest, sinking funds and sums due;

the Board may, and upon the requisition of the Local Government, shall increase the rates for the time being in force to such extent as will render the estimated income of the year sufficient, as nearly as may be, for the payment in full of the said interest, sinking funds and sums due.

(2) Such increased rates shall be fixed by the Board, and shall be submitted to the Local Government, and, if approved by the Local Government, shall be published in the Fort St. George Gazette, and shall become leviable after the expiration of one month from the date of such publication, and continue leviable until allowed by the Board with the sanction of the Local Government.

48. If the Board shall, for fifteen days after the receipt by the Chairman of any such requisition from the Local Government, neglect or refuse to submit to the Local Government for approval such increased rates, the Local Government may, by notification in the Fort St. George Gazette, increase such rates as they think fit; and such notification shall have the same force as if a new table of

Power of Local Government to increase rates if Board fails to do so.

rules to the same effect had been duly framed under section 42, section 43 or section 44 and mentioned and published under section 45.

49. The Board shall not lease, farm, sell or alienate any power vested in it under this Act of levying rates without the consent of the Local Government.

50. All fines and penalties recovered under this Act shall be paid to the Board.

51. The Local Government may in their discretion at any time direct that the whole or any portion of the balance of the moneys credited under the Indian Ports Act, 1908, to the account of the Cochin Port Fund, after defraying therefrom all expenses legally chargeable to the said account, shall be paid to the Board for the purposes of this Act.

52. Rates in respect of goods to be landed shall be payable immediately on the landing of the goods; in respect of goods to be removed from the premises of the Board, or to be shipped for export, or transhipped, before the goods are removed or shipped or transhipped.

53. For the amount of all rates leviable under this Act in respect of any goods, and for the rent due to the Board on any buildings, piers, steaking areas or other premises on or in which any goods may have been placed, the Board shall have a lien on such goods, or if such goods have been removed from the custody of the Board or from the public customs wharves and warehouses where they have been retained with the consent of the Chief Officer of Customs under the provisions of section 65, on other goods of the person liable, then being in or thereafter coming into the possession of the Board and may detain the same until such rates and rents are fully paid.

54. Such lien shall have priority over all other liens and claims, except for general average and for the shipowner's lien upon the said goods for freight and other charges, where such lien exists and has been preserved in the manner provided in section 55, and for prize, and for money payable to His Majesty or the Secretary of State for India in Council.

55. If the master or owner of any vessel or his agent, at or before the time of landing from such vessel any goods at any dock, wharf, quay, stage, jetty or pier in the occupation of the Board, gives to the Board notice in

Board not to
impose rates
without
consent.

Fines and
penalties
payable to
Board.

Payment of
balance of
Cochin Port
Fund to
Board.

Time for
payment of
rates on
goods.

Lien for
rates.

Priority of
lien of Board
over other
liens and
claims.

Preservation
of lien for
freight and
other charges
on goods
imported.

writing that such goods are to remain subject to a lien for freight or other charges including landing charges payable to the ship-owner to an amount to be mentioned in such notice, such goods shall continue liable to such lien to such amount.

56. Such goods shall be retained in the custody of the Board, or with the consent of the Chief Officer of Customs in the public customs wharves and warehouses, at the risk and expense of the owners of the said goods until such lien is discharged as hereafter mentioned, and godown or storage rent shall be payable by the party entitled to such goods for the time during which they may be so retained.

Retention of
such goods
until lien is
discharged.

57. Upon the production to any officer appointed by the Board in that behalf of a document purporting to be a receipt for, or a release from, the amount of such lien, executed by the person by whom or on whose behalf such notice has been given, the Board may permit such goods to be removed without regard to such lien, provided that the Board shall have used reasonable care in respect to the authenticity of such document.

Discharge of
ship-owner's
lien by
receipt.

58. The Board may, after the expiry of two months from the time when any goods have passed into its custody, or in the case of perishable goods after the expiry of such shorter period not being less than 24 hours as the Board may think fit, sell by public auction so much as may be necessary of such goods,

Sale of goods
after two
months if
rotten or ruin
has not
been paid
or the full
freight is not
discharged.

(a) if any rates payable to the Board in respect of such goods or in respect of other goods for the payment of which the Board has a lien under section 45 have not been paid; or

(b) if any rent referred to in section 55 in respect of any place in or to which such goods or other goods of the same owner have been stored has not been paid; or

(c) if any lien of any ship-owner for freight or other charges of which notice has been given has not been discharged and if the person claiming such lien for freight or other charges has made an application for such sale.

59. Before making such sale, ten days' notice of the same shall be given by publication thereof in the *Malabar District Gazette*, unless the goods are of so perishable a nature as, in the opinion of the Board, to render their immediate sale necessary or advisable, in which event such notice shall be given as the urgency of the case admits of.

Notice of sale.

Notice of sale
to owner.

60. If the address of the owner of the goods has been stated on the manifest of the cargo or in any of the documents which have come into the hands of the Board, or is otherwise known, notice shall also be given to the owner of the goods by registered letter; but the title of a *bona fide* purchaser of such goods shall not be invalidated by reason of the omission to send the notice heretofore mentioned, nor shall any such purchaser be bound to inquire whether such notice has been sent.

Application
of proceeds.

61. (1) The proceeds of every such sale shall be applied as follows:—

(a) in payment of the expenses of the sale,
(b) in payment, according to their respective priorities, of the liens and claims excepted in section 54 from the priority of the lien of the Board;

(c) in payment of the rates and expenses of landing, receiving, storing or warehousing the cargo, and of all other charges due to the Board in respect thereof.

(2) The surplus, if any, shall be paid to the importer, owner or consignee of the goods, or to his agents, on his applying for the same: provided such application be made within one year from the sale, or reason be shown to the satisfaction of the Board why such application was not so made; and, in case such application shall not have been made or reason shown, such surplus shall be held by the Board upon trust for the purposes of this Act.

Distress and
sale of
property by
Board.

62. If the master of any vessel in respect of which any rates or penalties are payable under this Act, or under any by-laws, rules or orders made in pursuance thereof, refuses or neglects to pay the same or any part thereof on demand, it shall be lawful for the Board to distress or arrest on its own authority such vessel and the tackle, apparel and furniture belonging thereto, or any part thereof, and detain the same until the amount so due is paid;

and, in case any part of the said rates or penalties, or of the cost of the distress or arrest, or of the keeping of the same, remains unpaid for the space of five days next after any such distress or arrest has been so made, the Board may cause the vessel or other thing so distrained or arrested to be sold, and, with the proceeds of such sale, shall satisfy such rates or penalties and costs, including the costs of sale remaining unpaid, exceeding the surplus (if any) to the master of such vessel on demand.

63. If the Board gives to the officer of Government whose duty it is to grant the port-clearance of any vessel a notice stating that an amount therein specified is due in respect of rates or penalties chargeable under this Act, or under any by-laws, rules or orders made in pursuance thereof, against such vessel, or by the owner or master of such vessel in respect thereof, or against or in respect of any goods on board such vessel, such officer shall not grant such port-clearance until the amount so chargeable has been paid.

Grant of port-clearance of the payment of rates

64. Notwithstanding anything contained in the twelve sections last preceding and in sections 162, 110 and 113 the Board may recover by suit any rates, damages, expenses, costs, or in case of sale the balance thereof, when the proceeds of sale are insufficient, or any penalties or fines payable to, or recoverable by, the Board under this Act or under any by-laws made in pursuance thereof.

Recovery of rates, &c.

CHAPTER VII

THE BORROWING POWER OF THE BOARD

65. (1) The Board may, with the previous sanction of the Local Government, and, in the case of a loan of an amount of not less than five lakhs of rupees, of the Governor-General in Council, and after due notification in the *Port St. George Gazette*, raise loans for the purposes of this Act.

Power to raise loans.

(2) Loans may be raised in the open market on Port Trust Securities or obtained from the Local Government or the Government of India or the Transvaal or Ceylon or other. The terms of all loans shall be subject to the approval of the Governor-General in Council.

66. (1) The Board may, with the sanction of the Local Government, procure the form in which Port Trust Securities shall be issued, the mode in which and the conditions subject to which they may be transferred.

Port Trust Securities.

(2) The right to use in respect of moneys secured by Port Trust Securities shall be exercisable by the holders thereof for the time being without preference in respect of priority of date.

67. The provisions of sections 4, 5, 8, 9, 10 and 15 of the Indian Securities Act, 1920, shall mutatis mutandis apply to all securities issued by the Board subject in the case of section 9 to the substitution of the words "Local

Indian Securities Act, 1920, shall mutatis mutandis apply to all securities issued by the Board subject in the case of section 9 to the substitution of the words "Local

Government' for the words 'Governor-General in Council' and subject to the case of sections 10 and 15 to the understanding that the word 'prescribed' shall mean 'prescribed by the Local Government or by the Board with the sanction of the Local Government.'

Power to
make rules.

68. (1) The Board may from time to time make rules to provide for all or any of the following matters, viz.:-

(a) the person, if any, authorised to sign the mode of affixing the corporate seal and of attestation of documents relating to Port Trust Securities;

(b) the manner in which payment of interest in respect of Port Trust Securities is to be made and acknowledged;

(c) the circumstances and the manner in which Port Trust Securities may be renewed;

(d) the circumstances in which such securities must be renewed before further payment of interest thereon can be claimed;

(e) the form in which securities delivered for renewal and conversion are to be receipted;

(f) the proof which is to be produced by persons applying for duplicate securities;

(g) the form and manner of publication of the notification mentioned in sub-section (2) of section 10 of the Indian Securities Act, 1920, as applied to Port Trust Securities and the manner of publication of the list mentioned in sub-section (3) of that section;

(h) the nature and amount of indemnity to be given by a person applying for the payment of interest on debentures alleged to have been wholly or partly lost or destroyed, or for the issue of duplicate debentures;

(i) the conditions subject to which Port Trust Securities may be converted;

(j) the amounts for which stock certificates may be issued;

(k) generally, all matters connected with the grant of duplicate, renewed and converted securities;

(l) the fees to be paid in respect of the issue of duplicate securities and of the renewal and conversion of Port Trust Securities; and

(m) the fees to be levied in respect of the issue of stock certificates.

(2) The power to make rules under sub-section (1) is subject to the following conditions:—

(i) A draft of the rules shall be published in three consecutive issues of the *Fort St. George Gazette*.

(ii) The same shall have no effect until approved by the Local Government after each publication and until such approval has also been published in the *Fort St. George Gazette*.

(iii) The Local Government may at any time by notification cancel any rule published under the provisions of this section.

68. All loans contracted by the Board shall be raised in India, and in Indian currency, unless the Local Government, with the previous sanction of the Governor-General in Council, shall, by a notification in the Gazette, otherwise direct.

70. All loans may be raised on the security of—

(a) the property now vested, or which may hereafter become vested in the Board, other than any sums set apart by the Board as a sinking fund for the purpose of paying off any loan, and

(b) the tolls, dues, rates, rents and charges leviable under this Act.

71. The Secretary of State for India in Council shall have, in respect of loans made by him to the Board, or to the Cochin Port Conservancy Board, the same remedies as debenture-holders; and he shall not be deemed to possess any prior or greater rights in respect of such loans than debenture-holders.

72. The Board may apply any sum, not less than ten thousand rupees which can be so applied without prejudicing the security of the other debenture-holders of the Board, in repaying to the Secretary of State for India in Council any sum which may remain due to him in respect of the principal of any loan before the time fixed for the repayment of the same.

On any such repayment being made, the portion of any subsequent instalment which represents interest shall be reduced to such an amount as represents interest on the outstanding principal.

73. In the case of loans raised by the Board which are not repayable before the expiration of one year from the date of the loan, the Board shall set apart half-yearly out

Then and currency of notes raised.

Security for loans.

Remedies of Secretary of State in respect of loans made to Board.

Power to repay loans before time fixed.

Repayment of interest and sinking fund.

of its income as a sinking fund a sum sufficient to liquidate the loan within a period which shall not in any case, unless the purchase amount of the Governor-General in Council shall have been obtained, exceed thirty years; but the maximum period shall not in any case exceed sixty years:

Provided that a sinking fund need not in the absence of any stipulation to that effect be established in the case of loans taken from the Secretary of State for India in Council.

Investment
of sinking
fund.

74. (1) The sums so set apart shall be invested in securities of the Government of India, or in Part Trust Securities, and shall be held in trust for the purpose of the Act by two trustees, one being the Board and the other a person appointed by the Local Government.

Application
of sinking
fund.

(2) The Board may apply the whole or any part of the sums accumulated in the sinking fund in or towards the discharge of the moneys for the repayment of which the fund has been established, provided that it pays into the fund in each year, and accumulates until the whole of the moneys borrowed are discharged, a sum equivalent to the interest which would have been paid by the sinking fund, or the part of the sinking fund so applied.

Examination
of sinking
fund.

75. The sinking fund established for the liquidation of any loan shall be subject to annual examination by the Accountant-General, Madras, who shall ascertain whether the cash and the current value of the securities at the credit of the fund are actually equal to the amount which would have been accumulated had investments been regularly made and had the rate of interest as originally estimated been obtained thereon. The Board shall pay forthwith into the sinking fund any amount which the Accountant-General may certify to be deficient.

Power to
raise loans on
guarantee
only.

76. Nothing contained in this Act shall be deemed to affect the power of the Board to raise loans under the Local Authorities Loans Act, 1914.

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CHAPTER VIII

EXPENDITURE

Objects on
which Board
may spend
money.

77. (1) Subject to the provisions of section 97 and to any other law for the time being in force, the rents, income, and other proceeds of any property vested in, or acquired by, the Board under this Act, and all moneys

acquired by the Board under or by virtue of this Act shall be applied by the Board as follows and in the following order, namely:—

(a) the salaries, fees, allowances, pensions, gratifications, compensation allowances, or other moneys due to the Chairman, Vice-Chairman, officers and servants appointed under this Act, and the contributions, if any, authorized to be made to any provident fund established for the benefit of the said officers and servants;

(b) the cost of repairs to and the maintenance of the property vested in the Board, and all charges upon the same and all working expenses;

(c) the payment of any interest which is from time to time owing by the Board;

(d) payments to sinking funds and the repayment of the principal of loans as they fall due;

(e) the cost or portion of the cost of any new work, plant, vessel, or appliance which the Board may determine to charge to revenue;

(f) the remuneration of the members of the Board ;

and

(g) generally for the purposes of this Act.

(2) The Board may, with the special sanction of the Local Government, incur expenditure on the provision of amenities for the recreation of its employees or otherwise for the promotion of their well being.

78. (1) The Board may, from time to time, set aside such sums out of its revenue surplus, as it thinks fit, as a reserve fund or funds for the purpose of providing against any temporary decrease of revenue or increase of expenditure from transient causes or for purposes of replacement, or for meeting expenditure arising from loss or damage from fire, shipwreck or other accident, or for any other emergency arising in the ordinary conduct of its work under this Act:

Contribution
of reserve
fund.

Provided that the same set aside as a reserve fund or funds shall not exceed such amount, annual or in the aggregate, as may from time to time be fixed by the Local Government.

(2) Such reserve fund or funds may be invested only in the promissory notes and other securities of the Government of India, or in Port Trust Securities.

Prior man-
age of Local
Government
to charge
expenditure
to capital.
Works
requiring
sanction of
Board or
Local
Government.

79. No expenditure shall be charged by the Board to capital without the previous sanction of the Local Government.

80. Before any new work, or appliance the estimated cost of which exceeds two thousand rupees, is commenced or provided by the Board, or any contract in respect of any such new work or appliance is entered into by the Board, a plan, of and estimate for such work or appliance shall be submitted to, and approved by the Board, and, if the estimated cost of such new work or appliance exceeds twenty-five thousand rupees, the sanction of the Local Government to the plan and estimate shall be obtained before such work is commenced, or appliance provided.

Sanction
of expenditure
to be
budgetary.

81. Save in a case requiring immediate notice, the Board shall not, without the consent of the Local Government, spend on any item of expenditure any greater sum than shall have been allotted for that item in an estimate approved by the Local Government and for the time being in force.

Shall be
taken as
estimate
prior budget
year.

82. (1) In a case requiring immediate action the Board may, without the assent of the Local Government, spend on any item of expenditure on which the Board is empowered to spend money under this Act,

(i) any sum not exceeding five thousand rupees in excess of any sum which may have been allotted for that item in an estimate approved by the Local Government and for the time being in force;

(ii) any sum not exceeding five thousand rupees on any item, for which no funds have been allotted in any such estimate.

(2) Whenever the Board sanctions any expenditure under sub-section (1) the Chairman shall forthwith report to the Local Government the circumstances of the case and the manner in which the Board proposes to meet the expenditure.

CHAPTER IX

ACCOUNTS, ESTIMATES AND CONTRACTS

Audit and
examination
of accounts

83. The accounts of the receipts and expenditure of the Board shall, once in every year, be laid before the Local Government and shall be audited and examined by such auditors as shall, from time to time, be appointed by the Local Government. For the purpose of any such audit and examination of accounts, the auditors may, by summons

Power of
auditors to
call for books,
&c.

in writing, require the production before them of all books, deeds, contracts, vouchers and all other documents and papers which they deem necessary; and may require any person holding or accountable for any such books, deeds, contracts, vouchers, documents, or papers to appear before them at any such audit and examination or adjournment thereof, and to answer all questions which may be put to him with respect to the same, or to prepare and submit any further statement which such auditors may consider necessary in explanation thereof.

84. Within fourteen days after the audit and examination have been completed, the auditors shall report upon the accounts audited and examined, and shall forward copies of their report to the Local Government and to the Board. The Board shall cause the report and an abstract of the accounts to be published in the *Port St. George Gazette* and the *Mahar District Gazette*.

Publishing of audit report.

85. The auditors shall be paid by the Board such remuneration the Local Government may determine.

Auditors' remuneration.

86. The Chairman shall, at a special meeting to be held on or before the twentieth day of January in each year, lay before the Board an estimate of the income and expenditure of the Board for the financial year then next ensuing. Every such estimate shall be in such form as the Local Government may prescribe.

Submission to Board of annual estimate of income and expenditure.

87. Such estimate shall be printed, and a copy thereof sent by post or otherwise to each Trustee not less than ten clear days prior to the day appointed for the special meeting before which the estimate is to be laid under section 86.

Circulation of estimate to Trustees.

88. It shall be in the discretion of the Board, at such meeting, to pass or to reject the estimate or to modify or alter it, and to pass it as so modified or altered.

Passing and rejection of estimate.

89. (1) Every such estimate, when so passed by the Board, shall be submitted to the Local Government not later than the tenth day of February; and the Local Government may either approve the estimate, or may return it with remarks and may call for such additional information as they may deem necessary; and the Board shall forthwith proceed to reconsider the estimate with reference to such remarks, and shall furnish such additional information as the Local Government may call for and shall, if necessary, modify or alter the estimate and shall re-submit it to the Local Government.

Approval of estimate by Local Government.

(2) The Local Government shall then pass, reject or modify all or any of the items entered in the estimate or add thereto any item. Provided that no such modification, rejection or addition be inconsistent with the provisions of this Act or involve the raising of a loan.

Expenditure
of supplementary
estimates

90. The Board may, in the course of any year for which an estimate has been approved by the Local Government, cause one or more supplementary estimates for the residue of such year to be prepared and laid before the Board; the procedure prescribed by sections 87, 88 and 89 shall, so far as it may be applicable, be followed in the case of such supplementary estimates.

Power to
enter into
contracts.

91. (1) Subject to the provisions of sub-section (2), the Board may enter into any contract for carrying into effect the purposes of this Act.

(2) Where the sum payable under any such contract exceeds twenty-five thousand rupees, the Board shall enter into the contract only with the consent of the Local Government.

Modes of
executing
contracts.

92. Subject to such restrictions or conditions as the Board may determine, every contract for and on behalf of the Board shall be executed by the Chairman or Vice-Chairman in such manner and form as if such contract were on his own behalf.

Power to
compromise or
discontinue
claims.

93. The Board may compromise or compromise any claim or demand arising out of any contract entered into by the Board or any action or suit instituted by or against the Board.

CHAPTER X

PILOTS AND HARBOUR-MASTERS

Pilotage fees

94. The Board shall have the right and privilege of maintaining pilots or harbour-masters for the navigation of vessels at the port, and all fees for pilotage shall be paid to the Board.

Appointment
of pilots

95. No person shall be appointed as pilot or harbour-master who is not for the time being authorized by the Local Government under the provisions of the Indian Ports Act, 1908, to pilot vessels.

Rules and
regulations
relating
to pilots

96. (1) Notwithstanding anything contained in sections 92, 93 and 94, the Board may make special regulations for regulating the behaviour and conduct of pilots or harbour-masters, and may provide that any breach

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thereof shall render the person committing it liable to a penalty not exceeding two hundred rupees in addition to such punishment in the form of suspension, dismissal or the like as the Board may deem expedient to inflict.

(3) Such regulations shall have no effect until they have been approved by the Local Government and published in the Fort St. George Gazette.

97. In the accounts of the Board, a pilotage account shall be kept separate from the general account. All fees for pilotage and all fines and penalties levied under this Act from pilots or harbour-masters or other persons employed in the pilot service shall be credited to the pilotage account. Pilotage account

98. All sums credited to the pilotage account under section 97 may be applied, in such proportions as the Board may from time to time direct, to the following purposes only, namely:— Expenditure on pilotage

(1) the purchase and maintenance in repair of such vessels, and the supply of such materials, stores or other things as the Board may deem it necessary to maintain or supply for the efficiency of the pilot service;

(2) the payment of the salaries and allowances of pilots or harbour-masters and other officers and servants of the Board employed in the pilot service or in the supervision thereof;

(3) the payment of pensions or retiring gratuities or compensation allowances to pilots or harbour-masters and other officers and servants engaged in the pilot service, and of the contributions, if any, duly authorised to be made in their behalf to any provident fund;

(4) the payment of pensions, gratuities, and compensation allowances granted by the Board to pilots or harbour-masters and other officers and servants engaged in the pilot service, who have been injured in the execution of their duty and to the surviving relatives of pilots or harbour-masters, officers and servants so engaged, who may die in the service of the Board.

CHAPTER XI

By-laws

99. The Board may, from time to time, make by-laws not inconsistent with the provisions of this Act or of the Indian Ports Act, 1909— Powers to make by-laws

(1) for the guidance of persons employed by the Board under this Act;

(2) for the safe and convenient use of the docks, wharves, quays, jetties, sheds, warehouses, railways, tramways, and other works constructed by or vested in the Board under this Act;

(3) for the use of the public landing places constructed by or vested in the Board;

(4) for the reception, portage, storage and removal of goods brought within the premises of the Board and for the exclusive conduct of those operations by the Board or persons employed by the Board;

(5) for keeping clean the harbour and basins and the works of the Board, and for preventing filth or rubbish being thrown therein or thereon;

(6) for the mode of the payment of the rates leviable under this Act;

(7) for regulating, declaring and defining the docks, wharves, quays, jetties, slips, and piers vested in the Board on which goods shall be landed from vessels and shipped on board vessels;

(8) for regulating the lighthouse of cargo between ships, or between ships and shore or between shore and ships;

(9) for the exclusion from its premises of disorderly or other undesirable persons and of trespassers; and

(10) generally for carrying out the purposes of this Act.

Validity of
by-laws.

100. No by-law, or alteration or revocation of a by-law, shall have effect until the same has been published in three successive issues of the *Port St. George Gazette* and one issue of the *Malabar District Gazette* and has been approved by the Local Government.

Penalties for
violation of
by-laws.

101. The Board may provide that a breach of any by-law shall be punishable with fine which may extend to one hundred rupees and in case of a continuing breach with fine which may extend to fifty rupees for every day during which the breach continues after conviction for the first breach.

Repeal of
by-laws and
alteration
of rates and
charges.

102. The Board shall cause the said by-laws and the scales of rates leviable by the Board together with a statement of the conditions under which it is prepared to render services or to provide for services to be rendered to be hung up at the several wharves, docks, and piers and other convenient places on the premises of the Board.

103. The Local Government may, by an order published in the *Fort St. George Gazette* and the *Madras District Gazette* at any time, amend any such by-law.

Consolidation of by-laws.

CHAPTER XII

PUNISHMENT

104. Any person who, being a Trustee, or an officer or servant of the Board, shall, in any case not covered by clause (a) of sub-section (1) of section 3, acquire, directly or indirectly, any share or interest in any contract or employment with, by, or on behalf of, the Board, shall be deemed to have committed an offence punishable under section 186 of the Indian Penal Code.

Punish-
ment for
being inter-
ested in some
transaction with
Board.

105. Any officer or servant of the Board, not being a public servant within the meaning of section 31 of the Indian Penal Code, who shall accept or obtain, or agree to accept or attempt to obtain from any person, for himself or for any other person, any gratification whatever, other than legal remuneration, as a reward for doing or for-
bearing to do, any official act, or for showing or forbearing to show, in the exercise of his official functions, favour or disfavour to any person; or for rendering or attempting to render any service or disservice to any person with the Board or with any public servant so much, or with the Government, shall be liable to the same punishment as is provided by the Indian Penal Code in the case of the like offence committed by a public servant.

Punish-
ment for
accepting
gratifica-
tion.

106. Any person who, when duly required so to do by any auditor of accounts under section 83, shall refuse or neglect to appear before such auditor or to produce any books, deeds, contracts, accounts, vouchers, documents or papers, or to answer any question or prepare and submit any statement, shall be punishable for every such neglect or refusal with fine which may extend to one hundred rupees.

Punish-
ment for
refusing
to appear
before an
auditor of
accounts.

107. Whoever infringe any order issued under section 32 or 33 or violates any condition imposed under section 35 shall be punished with fine which may extend from ten to one hundred rupees, if the infringement or violation be continuing, with a further fine which may extend to one hundred rupees for every day during which such infringement or violation continues.

Punish-
ment for
infringement
of order or
violation of
condition.

Penalty for depositing fish, oil, or the refuse or rubbish.

108. Any person who without licence of competent authority wilfully deposits, or permits his servants to deposit any dust, dirt, dung, ash, refuse or filth of any kind, or broken glass, earthenware, or rubbish, in or upon any wharf, dock or pier in the possession of the Board, or in or upon any part of the forebays of the port shall be punishable with fine which may extend to ten rupees for each offence.

Penalty for setting up wharves, quays, piers, moorings, or other erections.

109. (1) Any person, other than the Board or the Conservator of the Port, who shall, without first obtaining the written consent of the Local Government to his so doing, make, set up or fix, within the limits of the port, any wharf, quay, pier, mooring or other erection whatsoever, shall be punishable with fine which may extend to one thousand rupees, and to a further fine which may extend to one hundred rupees for every day during which he shall permit such wharf, quay, pier, mooring or other erection, to remain after notice to remove the same has been given to him.

(2) Any such wharf, quay, pier, mooring or other erection within the limits of the port may be removed by the Board and the person who made, set up, or fixed the same, shall be liable to pay all expenses which may be incurred by the Board in the removal thereof. Such expenses shall, on the application of the Board, be recoverable under a Magistrate's warrant as if the person were a fine inflicted by such Magistrate.

Penalty for introducing bag goods or weight of goods, or for incorrectly describing them.

110. If it be found when goods are imported at, or exported from, any wharf, dock or pier in the possession of the Board, that the weight, quantity or description of such goods has been understated or incorrectly given in any document presented to any officer of the Board for the purpose of enabling him to determine the rates payable in respect of the said goods, the owner of such goods shall be liable to pay to the Board such sum not exceeding twice the proper rates on the whole weight or quantity of the misstatement of goods so understated or incorrectly described, as may be determined by the Board, and the said sum shall, on the application of the Board, be recoverable under a Magistrate's warrant as if it were a fine inflicted by such Magistrate.

Penalty for loading or unloading.

111. Any person who removes or attempts to remove, or obstructs the removal of, any vessel or goods with the

intention of evading payment of the rates lawfully due in respect thereof to the Board, shall be punishable with fine which may extend to fifty rupees.

112. If, through the negligence of any person having the guidance or command of any vessel, or of any of the mariners or persons employed on such vessel, damage shall be caused to any wharf, dock, pier or other work in the possession of the Board, the amount of such damage shall, on the application of the Board, be recoverable, together with the cost of such recovery, by distress and sale, under a Magistrate's warrant, of a sufficient portion of the boats, masts, spars, ropes, cables, tackle or stores belonging to such vessel: Provided that no Magistrate shall issue such a warrant until the master of the vessel has been summoned to appear before him and, if he appears, until he has been heard; and provided also that no such warrant shall issue if the vessel was at the time under the orders of a duly authorized servant of the Board or officer in the pilot service of the port unless the damage caused was in no way attributable to the order, act or improper omission of such servant or officer.

Recovery of
damages to
property of
Board.

113. Save as otherwise provided, no Magistrate other than a Magistrate of the first or second class shall try any offence against this Act or against any by-law published under section 100.

Complaint
of offence
against Act
or By-law.

CHAPTER XIII

MISCELLANEOUS

114. Nothing in this Act shall affect any power vested in the Chief Officer of Customs under any law for the time being in force.

Nothing to
prevent
Customs
Officer
under existing
law.

115. No suit or other proceeding shall be commenced against any person for anything done, or purporting to have been done, in pursuance of this Act until the expiration of one month after notice in writing has been given to him stating the cause of action or after the expiration of six months from the date on which the cause of action for such suit or proceeding arose.

Limitation of
proceedings
in respect of
things done
under this
Act.

116. (1) The Board shall not be liable for any act or default of any officer or servant appointed under this Act, or under the Indian Ports Act, 1903, if the Board be

Exemption of
Board from
liability for
acts of officers
or servants.

appointed by Government under the Indian Ports Act to be Comptroller of the Port, or of any person acting under the authority or direction of any such officer whose such act or default in doing or omitting under the direction of the Board;

nor for any damage sustained by any vessel in consequence of any defect in any of the moorings, buoys, or other things belonging to the Board;

nor shall the Board, or any of the said officers or servants, be liable in damages for any act *bona fide* done, or ordered to be done by them in pursuance of this Act.

(7) Notwithstanding anything contained in sub-section (1), the Board may, in any special case, with the sanction of the Local Government, award compensation to any person for any act done, default made or damage caused by the Board or any of its employees.

(Power of
Local
Government)
to make rules
under the
Act.

117 (1) The Local Government may make rules to carry out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, *namely*,

(a) the qualifications of persons to be elected as Trustees of the Board;

(b) the salary and allowances to be paid to the Chairman, Vice-Chairman and persons appointed to act during their absence on leave and the conditions and restrictions upon and under which the same are payable;

(c) the fees payable to the Chairman, Vice-Chairman and other Trustees of the Board for attendance at meetings and the conditions and restrictions upon and under which such fees are payable;

(d) the enquiry into and decision of objections referred to in section 38;

(e) the conditions subject to which the Board may relinquish the performance of any of the services specified in clauses (a) and (b) of sub-section (1) of section 38 or enter into any agreement accepting a greater or less liability than that imposed on the Board by sub-section (1) of section 38;

(f) the form of the receipt to be given under sub-section (3) of section 38 by the Board, or under

sub-section (1) of section 41 by a person to whom any services have been relinquished; and

(5) the form of annual estimates of income and expenditure to be laid before the Board under section 36.

(3) The power to make rules under this section is subject to the following conditions:—

(a) a draft of the rules shall be published in the *Fort St. George Gazette* and the *Madrass District Gazette*;

(b) such draft shall not be further proceeded with until one month after such publication;

(c) all rules made under this section shall be published in the *Fort St. George Gazette* and the *Madrass District Gazette*, and upon such publication shall have effect as if enacted in this Act.

118. The Chairman shall supply such returns and information as may be called for by the Local Government for the purposes of this Act.

Subsection of
information
to Local
Government.

119. If, at any time, it appears to the Local Government that the works intended to be executed by the Board under this Act have not been, and are not likely to be, properly carried out or maintained by the Board, the Local Government may give six months' notice by order published in the *Fort St. George Gazette*, that unless, within that period, the Board take measures to the satisfaction of the Local Government for the carrying out or maintenance of the said works, the powers by this Act conferred on the Board shall, at the end of such period, be withdrawn or revoked. If, at the end of such period, the Board has not taken such measures, the Local Government may assume possession and management of the works already constructed, and may, by a like notification, declare the powers of the Board to be withdrawn or revoked; and upon publication of such notification, all immovable and movable property, all rights of laying and recovering rates and penalties, all benefits of contracts, and all rights of suit which at the time are vested in the Board, shall be transferred to, and vested in, the Secretary of State for India in Council; and the rights of all creditors of the Board under this Act shall continue as against the Secretary of State for India in Council to the extent of the property so transferred to and vested in him.

Power of
Local
Government
to take
possession of
works and
control
powers of
Board.

STATEMENT OF OBJECTS AND REASONS

It has been decided to effect very great improvements in and to develop the Port of Cochin.

The proposed Bill provides for the constitution of a Board of Trustees to administer the Port under the control of the Local Government.

4th February 1923.

R. A. GRAHAM.

(By order of His Excellency the Governor)

V. T. KRISHNAMACHARIYAR,
Secy. to Govt., Law (Legislation) Dept.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 6.] MADRAS, TUESDAY EVENING, FEBRUARY 20, 1925. (Part, 1 & 2)

EXCISE DEPARTMENT.

NOTIFICATION.

No. 4, dated 24th January 1925.

NOTICE OF SALE OF ARMS AND OTHER PRIVILEGES.

Notice is hereby given that the number of independent shops appraised for the sale of liquor, opium and manufacturing drugs during the current month beginning 1st April 1925 and ending 31st March 1926 and the fixed limits appraised for them will be notified by Collectors in their District Gazette, and that the privilege of sale therein will be put up to public auction on the date, at the place and by the officer to be notified by Collectors subject to the conditions hereinafter set forth. The Collector of Madras will notify separately the special conditions under which license for the sale of arrack in the Attappadi valley will be granted on payment of fixed fees.

The license in which independent arsons shops, foreign liquor licenses, beer shops and grog and opium shops, respectively, will be sold are specified below:-

From 1st April 1925.

Arson, grog and opium shops.	Foreign liquor licenses.	Beer shops.
In all Districts ..	In the Districts of Tinianpattam, Chingleput, North Arcot, South Arcot, Madras and Malabar.	In the Districts of Nilgiris, Bellary, Chingleput, North Arcot, South Arcot, Pongore, Tiruchengode, Madras, Coimbatore, The Nilgiris, Ponné and Malabar.

License for the sale of foreign liquor which are granted on payment of fixed fees are dealt with in a separate notification.

Conditions of auction sale.

I. Any person desiring to bid must deposit Rs. 25 with the selling officer on the day of sale, but discontinue a priori to the selling officer to release the deposit to Rs. 25 when necessary. In Madras City the deposit to be made by each bidder will be Rs. 50. No one will be admitted to the auction room unless he has made this deposit. No one may bid for another person unless he holds a power of attorney from him. Deposits made under this clause will be retained as application to successful bidders at the close of the day's sale.

Notes.—In Madras City the deposit must be paid into the Public Treasury and the receipt for such payment produced before the selling officer. Deposits will be not used under the rules of the selling officer in a successful bidder at the close of the day's sale, provided that the bidder at the first sale.

II. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground (1) that he has been convicted by a criminal court or has previously been guilty of such a breach of the conditions of license or of a contract under the ^{Arson} Act as to render him inadmissible as a holder of a license; or (2) that he is insolvent or in arrears to Government; or (3) that he has bid in purely speculative sale; or (4) that he is a village officer or a relative of a village officer of the village in which the shop is situated, or which is supplied by the shop; or of a neighbouring village; or (5) that he is a habitual supplier of another person for the sale of such goods within which the shop is situated; or (6) that he is a broker holding for beer shops; or (7) that such a person is necessary to persons acquainted to the Government of Government interests; or (8) for any other valid reason.

11-3000-25

III. The reserve price given on each shop will not be published but the average annual rental during the previous five years will be notified by the Collector, who may, however, for the information of bidders. The selling officer will fix the upset price of each shop.

IV. The above will be put up to auction in the order in which they are notified unless the selling officer sees reason to change the order.

V. The highest bid will be practically accepted by the selling officer subject to confirmation by the Collector. Such subsequent confirmation after the close of the sale will be necessary even if the selling officer is the Collector himself. The Collector will be at liberty to accept or reject any bid at his discretion. If the selling officer before the close of the sale rejects under condition II the highest bid for any shop he may at his discretion either accept the next highest bid or re-call the shop. In case of dispute the selling officer's decision will be final.

VI. Every person whose bid is practically accepted shall—

(a) if asked to do so by the selling officer or otherwise at the close of the day's sale deposit in addition to the deposit made under clause II half a month's rent for each shop knocked down to him, unless the agreed deposit again or exceeds this month's rent;

(b) at once apply in writing for a licence for each shop knocked down to him, and within a week thereafter furnish the Tahsildar with the boundaries of the site selected by him for the location of the shop;

(c) within three days from the date of sale,

(d) deposit such further sum as with the deposits already made under clause (b) brings will make up two months' rental of all shops knocked down to him; and

(e) if the Tahsildar is not satisfied that he can be trusted to pay his rent personally and fully, deposit his month's rent of all shops knocked down to him, in addition to the deposits required under clause (d) upon or produce a security or sureties, approved by the Tahsildar, to secure a security bond for the due payment of all moneys that may become due by him under the terms of the licence for those shops and to constitute a mortgage deed of his or their immovable property in favour of the Government for the payment of all moneys due under the said licence by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof by the surety or sureties on the part of the purchaser. The bond and the mortgage deeds shall be stamped and registered at the expense of the purchaser; he shall also be bound to execute a mortgage agreement.

VII. Deposits will be returned in any case in which the Collector refuses to confirm the acceptance of the bid.

VIII. At the close of the day's sale the selling officer will notify the date on which re-sales, if any are found necessary, will be held: when the list of shops to be re-sold has been drawn up, a copy of it will be sent to any bidder who gives his name and address to the Tahsildar.

IX. The order of the Collector confirming or refusing to confirm the acceptance of a bid shall be final unless it is revised by the Commissioner for special reasons.

X. If the failure of any person to make a deposit or apply for a licence under condition VI or to comply with any condition as to security or engagement under condition VI, the deposit already made may be forfeited and the shop may be resold under the order of the District Officer or on a report from the District Officer may be otherwise disposed of by the Collector. Besides under this condition will be at the risk of the defaulting bidder, who will forfeit all sums and, in the event of a loss, will be required to make good the difference between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the resale. In the latter case, the forfeited deposit will be deducted from the loss arising from the resale, and the remainder, if any, will be recoverable in the same manner as if it were an amount of lost revenue. Should, however, the forfeited deposit be greater than the loss by resale, the whole of such deposits will be credited to Government. The defaulting bidder will be similarly liable if the shop is disposed of otherwise than by resale and such deposit remains in loss to Government as compared with the original sale. Deposit otherwise than by resale includes clause X.

XI. The purchase of any shop or other premises is liable to the penalties prescribed for breach of the conditions set forth below, though a formal licence may not have been issued to him. In the event of the purchaser's death after issue of the licence, his heirs and assigns shall be responsible for all moneys that may become due to Government under the terms of the licence as well as for the proper observance of all the conditions of the licence.

XII. The deposits under condition VI (c) may be made either in cash or in recognised Government, Post Office, Municipal or Local Board Securities, or by depositing Postal savings bank pass-books or deposit certificates issued from the Provincial Co-operative Bank (Madras Co-op Bank) or from any of the Central Banks approved by the Registrar of Co-operative Societies. When deposits are made otherwise than in cash, the Collector may demand that those of the following kind have been made (the cash deposit required as in the circumstances of the case) in addition to such higher sum. Where the deposits under this condition are sufficient, but he may, if he so wishes, accept deposits not under condition VI (c), the deposits payable which have not been refused as well as those who have made the deposits under condition VI (c) in the form of deposit certificates issued from any of the Central Banks mentioned above or in cash may make a formal application to the District Officer to transfer the such deposits made by them under conditions I and VI (c) or under conditions I, VI (c) and VI (d) to the said deposits in the Central Bank in the name of the Collector. The District Officer will enforce the registration on to the Bank and inform it that when the Bank duly authorized its account, it will hand over the amount to the representative of the Bank. Where the amount has to be paid by postal money-order or otherwise after the receipt will be required of the District Officer, with his permission to transfer the deposit, an amount which shall, in the case of the Bank, any balance not utilized for this purpose will be credited towards the amount of the deposit due. The amount or savings bank pass-books deposited must be contained in the name of the Collector, and Government proceedings must be refused for payment of interest at the Government

at which they are deposited, if so required. In the case of Co-operative Bank deposit certificates the deposits must be made in the name of the Collector of the district. The certificate must agree in writing that he undertakes the risk, if any, involved in the investment and the bank must satisfy on the deposit certificate granted that the deposit is withdrawable on the Collector's demand.

XIII. Deposits in such will be adjusted towards the instalments of loan due at the last month of the period of the loan. Deposits of securities or savings bank pass-books or Co-operative Bank deposit certificates will be returned on payment at each of the full amount of the next due and of any surplus or other sums recoverable under the terms of the loan or of the instalments due both before and after the depositors with their consent should take them over, in which case they will be taken away at the close of the day, and the balance, if any, due to Government must be paid in cash. In case of default under condition X of the conditions of action sale or under condition 17 of the general conditions applicable to all above said systems however, all securities deposited are liable to be sold for any amount due to Government under the terms of the loan, the remainder, if any, due after such sale, being returned to account.

Conditions of Issue of Licences for Wholesale Trade of Arrack.

XIV. Applications for the privilege of wholesale trade of arrack spirits should reach the Collector on or before the 1st March 1905 and should be accompanied by a fee of Rs. 15 which will be returned to those persons whose applications for licence are not approved. The grant of licence confers no exclusive privilege, and it will be open to the Collector to grant licence under like conditions to other persons at any time during the currency of the licence for which applications are not invited. Licence will be granted to persons personally if they have obtained the consent of the district supply committee of the district. In the absence of their consent and deposited such amounts as may be required by the Collector on security for the proper fulfilment of the conditions of the licence. If such deposit are not worked in the satisfaction of the Collector, they may be closed at any time. Wholesale depot licence will not be granted to persons having interest in retail shops.

The licence issued under the above clause will contain the following general conditions common to all above and system houses and for special conditions prescribed below for any particular kind of licence—

General Conditions applicable to all Above and System Licences.

1. Shops and depots must be opened by the date fixed by the Collector and must be kept open every day during their temporary or permanent closure at scheduled under condition 15, 11 or 40 type.

2. Except where a definite site in the possession or under the control of Government has been provided, purchasers of arrack must make their own arrangements for storing proper stock for their shops. They are at liberty to choose any site within the local limits notified by the Collector provided the site selected is approved of by the Revenue and Police authorities. The limits of the site selected and approved will be marked on the licence. The provisions (except subject to the rules applicable to scheduled premises) of sale of liquor, opium or intoxicating drugs outside these limits is prohibited.

3. Sales under any above or system licence must be conducted in an approved building of which the whole or the whole of a separate part must be entirely set aside for use as a depot or shop. Licence must have this shop premises in a sanitary condition in the satisfaction of inspecting officers. In the case of such shops not better in construction, or towns having a population of 20,000 or over, there shall be no possible means of ingress or egress in any direction except into the main street; if there are other doors they shall be kept locked under the seal of an officer of the Revenue Department; the entrance of the shop shall be sufficiently lighted by day and the whole licence valid from the first door; the shop shall not be used as a place of residence save by the vendor and his family or members. If there are means of communication between the depot or shop and an adjoining dwelling house, they must be kept locked at night.

4. Except when two or more foreign liquor licences are held by one person or in the case of licences held by Europeans and Europeans and Indian practitioners, sales under different licences must be conducted in different premises.

5. Revenue loss in liquor shops may be allowed by the Collector under a special licence to be granted to him free of duty provided that the interest of the bar is wholly within the district, and that the entrance to it is either through the main door of the shop or through a separate door provided with a proper sign to show the nature of the bar.

6. A signboard must be affixed to the front of each depot or shop showing the nature and number of the licence under which sales are conducted there, the name of the licensee and (except in the case of foreign liquor) the current rate of sale. These particulars must be highly painted in the local vernacular and in the case of foreign and wholesale depots in English also. The licence must be kept up in a conspicuous place within the depot or shop.

7. The provision upon any licensed premises of any liquor, opium or intoxicating drug except that to which the licence relates or of any means or substance used or capable of being used for obtaining or obtaining liquor except in accordance with the terms of a compounding licence is prohibited.

8. Such supply of liquor, opium or intoxicating drugs as the Collector may consider sufficient to meet local requirements must be procured in depots and shops.

9. No retail shop, foreign liquor house or beer shop shall be opened before 6 a.m. No other shop or depot shall be opened before sunrise.

10. (a) No depot or shop shall be kept open after 5 p.m. except under special authority. Collection may at these districts order the closure of any depot at sunset and may on the report of the Police or for other sufficient reasons order the closure of any shop at an earlier hour if they consider such a measure to be advisable in the interests of the public. The Commissioner may for sufficient reasons order the general closure of any kind or kinds of all kinds of licensed premises at any earlier hour than 5 p.m.

21. Such returns and information as may be required by the District Officer from time to time shall be furnished by holders of licences.

22. Licencees are bound to report to the District Officer all instances which come to their knowledge of persons employed by them in the manufacture, transportation or sale of liquor, opium or intoxicating drugs, committing breaches of the ^{above} laws and to comply with the District Officer's orders respecting the continued employment of such persons.

23. Possibility dealings by licencees of any kind whatever with officers of the Land Revenue and the Excise Departments are absolutely prohibited.

24. With the exception of the Commissioner, any licence shall be personal by the Collector at his discretion on giving the licence three days' notice of such revocation, in which case a proportionate part of the fee paid will be refunded.

25. All licencees shall be bound by any additional general rules that may be formulated under the ^{above} laws and shall, if so required by the Collector or any officer authorized by him, deliver up their licences for examination or for the issue of fresh ones.

26. The officers authorized to inspect licensed shops and depots are—

- (1) any officer of the Revenue Department of rank not lower than Revenue Inspector; and
- (2) any officer of the Excise Department of rank not lower than Sub-Inspector.

These officers are empowered to enter and examine the premises, to test the weights, measures, liquor, opium and intoxicating drugs in the possession of the licencee, and to call for and check the receipts kept in the shop or depot. Police officers will also make inspections when it comes within the scope of their duty.

27. All officers authorized to inspect depots and shops are authorized to detain any liquor, opium or intoxicating drugs found with the licencee, or see to which they may believe to have been transported with in any of the ways referred to in sections 15 and 16. Collectors and Assistant Commissioners of the Excise Department are empowered to confiscate, or destroy such liquor, opium or intoxicating drugs.

28. An inspection note-book, with pages numbered consecutively shall be maintained for the use of inspecting officers and shall be handed over to the Inspector of the district or to any officer authorized by him to receive it as a receipt being given therefor.

29. (1) If a licencee or any person in his employment is convicted by a competent court of any offence against the ^{above} laws or of any offence under the Indian Penal Code which in the Collector's opinion renders it desirable to suspend the licence or if it is brought to the notice of the Collector that the licencee has been convicted by a competent court of any such offence prior to the grant to him of the licence, the Collector may direct that the licence shall be suspended and the premises be sealed or otherwise disposed of at the risk of the licencee who may further direct, if he considers it necessary to do so, that any deposits made by the licencee shall be forfeited.

(2) In default of any of the conditions of the licence by a licencee or by any person in his employment will render the licence holder liable to be prosecuted and so convicted shall, under section (1) or in the event of conviction under section 15 or in consequence of licence and to the disposal of the proceeds at the rate of the licence and if considered necessary by the Collector in forfeiture of deposits. The rent for the whole house shall become due at once when a house is sealed under this or the preceding rule.

Note.—For restoring business of a licence, nothing here may be applied.

30. Any sum due by a licencee may be adjusted from the deposit, if any, made by him or collected under the Revenue Recovery Act, as an arrear of land revenue. The licencee shall be bound to replace any sum advanced from his deposit within fifteen days of receipt of notice from the Collector or Deputy Collector on independent charge.

31. Interest on all moneys due shall be payable at the rate of 1 per cent per annum.

32. Collector may at the commencement of the lease order the transfer of depots and shops from one locality to another as these officers as the opening of new depots and shops within limits or to another to be fixed by the Commissioner in his discretion. But no new shops should be opened unless notice of the sites selected has been published in the District Gazette at least a month before the commencement of the lease and no such changes as affect the interest of adjacent shopkeepers shall be made during the currency of a lease except under special sanction of the Commissioner, a Collector may at any time permit or order the transfer of a shop within the limits notified for the shop or the site notice.

33. The right is reserved to the Collector to grant 'seasonal licences' for the sale of liquor, opium and intoxicating drugs on the occurrence of fairs, festivals, etc., in places in the vicinity of which there are no regularly licensed shops. Such licences should be issued only when absolutely necessary and shall ordinarily be granted to the shopkeepers who usually supply the locality. The licence shall run only for such period not exceeding ten days as they are actually required. Such new time or licence shall be issued for a fair or festival without the sanction of the Commissioner.

The fee to be paid for the licence shall be fixed at the discretion of the Collector.

Conditions applicable to Arrears Licencees.

1. The following schedule only to the sale of country spirits at the permitted strengths. These are 40° under-proof and 60° under-proof in the District of Malacca, Singapore, South Arun (high duty area), Tanjong, Tenom, Teluk, Malacca, District, generally and the Nigiris and 40° under-proof and 60° under-proof in other areas excepting the towns in the South Arun district bordering

District	Source of supply—distilleries, warehouses or wholesale depots.	Kind of liquor	No. of gallons			
			(1)	(2)	(3)	(4)
24. Malabar ..	Distillery warehouses ..	Distillery warehouses ..	85. 4. 8.	85. 4. 8.	85. 4. 8.	85. 4. 8.
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
25. Bangalore ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
26. Mysore ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
27. Coimbatore ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
28. The Nilgiris ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
29. Salem ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
30. South Arcot ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
31. Madras (including the Wynod hills) ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0
32. Wynod hills (Nilgiris) ..	Distillery warehouses ..	Distillery warehouses ..	1 0 0	1 0 0	1 0 0	1 0 0
	Wholesale depots ..	Wholesale depots ..	1 0 0	1 0 0	1 0 0	1 0 0

3. All consignments of liquor issued to depots or shops from distilleries or warehouses shall be sealed by the officers in charge of the distillery or warehouse at the end of the distillery or warehouse. Consignments of liquor from depots to shops shall be similarly sealed by the depotkeeper at the end. The transport of liquor issued from distilleries, warehouses and wholesale depots, except shopkeepers should provide themselves with one or other receipts that can be effectively checked and sealed, and the officer in charge of the distillery or warehouse or the depotkeeper should refuse to issue liquor in receiptable which cannot be so checked and sealed. The use of paper receipts for the transport or storage of liquor is prohibited. The contract suppliers and wholesale depotkeepers are bound to sell to all persons licensed to purchase from them on payment of the value in legal tender. Depots and shopkeepers shall be entitled to have issued to them from the distillery or warehouse in the order of their applications and with all reasonable despatch any spirit which they are licensed to sell at any of the prescribed strengths. Shopkeepers are entitled to obtain liquor from a distillery or a warehouse even if there is a wholesale depot in the same place. Depots to shops shall, however, be subject to the provisions as to amounts of supply given in the table attached to schedule 2 and in the Schedule thereto.

Note.—Shopkeepers in the Madras City and in the Nilgiris hills of the Coimbatore district are not permitted from selling liquor except to the contract holders of shops.

4. The quantities purchased at one time shall not fall below the following minimums:—

From a warehouse	From a distillery or warehouse	From wholesale depots
Indigenous spirits—		
(1) In place where there are depots ..	25 gallons ..	4 4 gallons ..
(2) In other places ..	10 gallons ..	4 4 gallons ..
Indigenous spirits—		
(1) In place where there are depots ..	25 gallons ..	4 4 gallons ..
(2) In other places ..	10 gallons ..	4 4 gallons ..
Wholesale depots ..	10 gallons ..	4 4 gallons ..

5. The prices to be charged by distilleries and warehouses are in addition to the excise duty the rates of which are fixed by Government as follows:—

District	No. of gallons	No. of gallons	No. of gallons	No. of gallons
(1)	(2)	(3)	(4)	(5)
(1) The whole of the Union territory of the Presidency with the exception of the areas shown below.	8 7 8	8 7 8	8 7 8	8 7 8
(2) Coimbatore, Nilgiris, Mysore and Salem ..	8 7 8	8 7 8	8 7 8	8 7 8
(3) The Nilgiris, Coimbatore, Mysore and the Nilgiris hills of the Coimbatore district ..	8 7 8	8 7 8	8 7 8	8 7 8
(4) Coimbatore district including Nilgiris hills, South Arcot, Madras, Coimbatore, Nilgiris and the Nilgiris hills ..	8 7 8	8 7 8	8 7 8	8 7 8
(5) South Arcot (including Nilgiris hills) ..	8 7 8	8 7 8	8 7 8	8 7 8
(6) The Nilgiris and Nilgiris hills of the Coimbatore district ..	8 7 8	8 7 8	8 7 8	8 7 8
(7) Coimbatore and Nilgiris Agency ..	8 7 8	8 7 8	8 7 8	8 7 8
(8) Coimbatore and Nilgiris Agency ..	8 7 8	8 7 8	8 7 8	8 7 8
(9) Coimbatore and Nilgiris Agency ..	8 7 8	8 7 8	8 7 8	8 7 8

4. The duty on spirits purchased from the contract supplier's distillery or warehouse must be prepaid into a Government Treasury unless the contract supplier has an advance account with the Treasury, in which case the duty may be paid to him up to the limit of the balance in his favour on that account. The use of spirits purchased from distilleries or warehouses shall be paid to the contract supplier.

5. In the case of purchases from wholesale depots the entire duty must be paid to the depot-keeper with the rest price.

II—Special Conditions applicable to Arrack Wholesale Depot Licensees.

1. Each depot in a district shall have its capacity rightly set, bonded or sealed, and the licensees will be responsible for the correctness of such articles. The capacity of each of 40 gallons and upwards must be marked to the nearest half gallon, those of smaller sizes to the nearest quarter gallon.

2. In the following cases no assignments of spirits received at depots from distilleries and warehouses and, in the case of (b), from other depots shall be opened before they have been gauged and passed by an authorized Government officer:—

- (a) In case of issues from the Viceroy's distillery to depots in the Strategic Agency.
- (b) In case of issues from one part of British territory to another which must pass through Indian States or Foreign Dependencies.
- (c) In case of issues from the Malabar distillery to the law duty trade of the South Arcot district.
- (d) In case of issues from the Baroda warehouses to the Maratha and Lingapur malakias at the Indian district.
- (e) In case of issues from the Madras distillery to depots in the Balasore Agency trade.

In all other cases the depotkeepers are required to verify the consignments on receipt and immediately enter the result of the verification in their accounts; they may then on doing so pass on gauging and proving till a seal is opened for issues in which case they are responsible for the correctness as given in the distillery or warehouse permits. All duties received on a leaky or erroneous condition must be verified immediately on arrival at the depots.

3. No assignments of spirits which have to be transported through Indian States or Foreign Dependencies shall be issued without their being noted by authorized officers.

4. Each depot must be furnished with a hydrometer of such pattern as may be prescribed by the Commissioner of Excise, a thermometer and a hygrometer. Rain-gauge, and, if required, hydrometer and thermometer will be supplied by the department on payment of the cost.

5. Wholesale depotkeepers shall obtain their supplies of liquor only from the distillery or warehouse established by the contract supplier in the nearest area, or from other wholesale depots in the same area, as shown in column 2 of the table in condition 3 of the conditions applicable to arrack houses.

6. Spirits shall be sold only to licensed vendors in the district. But wholesale depotkeepers in taluka, where a lower rate of duty than in the town, shall not sell liquor to licensed vendors in the other taluka of the district, where a higher rate of duty than in the town.

7. Wholesale depotkeepers shall send letters of advice once at the end of every fortnight to the Sub-Inspector of the range in which the shop is situated, whenever a consignment is moved to a shop in a different range from the depot. Letters of advice relating to shops in the same range as the depot shall immediately be written up by the depotkeeper at the time of writing the permit and either sent to the Sub-Inspector or handed over to him when he next inspects the depot.

8. A storage allowance up to 2 per cent on the quantity allowed in each cask received at the depot will be allowed to wholesale depotkeepers who should submit to the Inspector of the range in which the depot is situated a statement showing (i) the number of the cask received at the depot, (ii) the quantity allowed in each cask, (iii) the quantity returned and (iv) the storage allowance in each case. The statement should be submitted not later than the 15th of the month following that to which it relates. All cases of storage in excess of the 2 per cent limit will be dealt with by Collectors, at their discretion, by a fine not exceeding double the duty payable on the excess storage. If the casks have passed through cases in which different duties are in force, the fine may be calculated on the highest duty prevailing in any of such cases. Only one cask should be kept open at a time for issue. Depotkeepers should store clearly in their account books the cask from which each consignment or part of a consignment is issued.

9. Depotkeepers are required to seal at their own cost all consignments of liquor issued in casks. Collectors may require that a permit of each supply from a depot to a shop shall be so sealed besides. The depotkeepers shall use a private seal, an impression of which shall be made not only on the face or other conspicuous part of the cask as issued, but also on the permit issued with the assignments. The impression of the seal should be made in the permit with proper ink and not on wax and the name from any in which the permit will be correct should be used in the seal. All depotkeepers will be required at the beginning of the year to furnish the Inspector of the range within which their depot is situated with two clear impressions of the seal to be used and will not be permitted to change the seal during the year.

10. Depotkeepers or their employees shall have no interest in retail arrack shops.

Special Conditions applicable to Independent Arrack Shop Licensees.

1. No assignments of spirits transported through Indian States or Foreign Dependencies shall be opened before they have been verified by authorized officers.

2. Shopkeepers shall have no interest in arrack wholesale depots.

Conditions applicable to Tavern Licensees.

1. The licensees is prohibited from supplying spirits by purveying, delivering or forwarding or making any receipt therefor.

2. Every receptacle containing spirits licensed, sold or consigned in India and received into or kept for sale at the tavern, shall be conspicuously labelled or branded with the words "Spirits consigned in India." All liquor imported in bulk and bottled in the Presidency received

into or kept for sale at the tavern shall bear a printed label showing clearly the nature of the liquor contained therein, the quantity of each variety, the name of the bottler or importer in his house and the name of the buyer. The licensee is forbidden to alter either the name of the bottled liquor permitted by him or the label upon the bottles, on pain of forfeiture of his license.

3. If the licensee is desirous of obtaining a supply of selected taddy arrack made in Malacca, he must make known arrangements with the supply contractors. The contractors shall not be entitled to refuse to supply selected taddy arrack except on the ground of want of stock. The liquor must be kept in receptacles labelled "Spirit manufactured in Malacca." The rate of duty is Rs 17-8-0 per proof gallon.

4. The minimum strengths at which imported and locally-made foreign spirits can be sold are 35° underproof for gin, 35° underproof for malted Scotch and 30° underproof for all other kinds of spirits including Italian Scotch, except distilled spirits.

5. The duty on "locally-made foreign liquor" is Rs. 17-4-0 per proof gallon.

Condition applicable to Tavern Licenses in places where there are no Beer Shops and to Beer Shop Licenses.

1. Every licensed brewer within the Presidency is bound on payment of the value in legal tender or on account for each value being given to supply Indian beer at a price not exceeding Rs. 40, per bushel, after the excise duty is taken at the time of sale, to all persons licensed to sell such beer. But shops which have obtained Indian beer from the Bangalore Brewery during 1923-24 may get their supplies from that Brewery at a price not exceeding Rs. 38 per bushel plus the excise duty in lieu of the tax of license. Applicants shall be entitled to have Indian beer of good quality served to them in the order of their applications and with all reasonable dispatch. All consignments to the quantity of the beer supplied will be disposed of by the Commissioner whose decision shall be final.

2. The licensee is prohibited from importing beer manufactured in India from places other than Bangalore without the previous permission of the Commissioner. The sale of such beer not so imported is also prohibited.

Special Conditions applicable to Tavern Licenses in places where there are no Beer Shops.

1. The privilege extends to the sale of foreign liquor, locally-made foreign liquor and selected taddy arrack to be consumed on the premises and to sale to any person at a table up to one regulated quart for removal from the premises.

2. Every receptacle containing beer brewed in India and received into or kept for sale at the shop shall be conspicuously labelled or headed with the words "Beer brewed in India."

Special Condition applicable to Tavern License in places where there are Beer Shops.

The privilege extends only to the sale of any foreign liquor, locally-made foreign liquor and selected taddy arrack to be consumed on the premises and to the sale for removal from the premises of not more than one regulated quart at a time of each liquor at each article.

Special Conditions applicable to Beer Shop Licenses.

1. The privilege extends only to the sale of beer brewed in India to be consumed on the premises and to the sale for removal from the premises of not more than one regulated quart at a time of each beer.

2. Every receptacle containing beer brewed in India and received into or kept for sale at the shop shall be conspicuously labelled or headed with the words "Beer brewed in India."

Special Condition applicable to Beer Shop Licenses on the Nilgiris.

The licensee shall obtain beer from such brewery and at such price as the Collector may certify.

Conditions applicable to Gin and Rum Licenses.

1. The License shall be issued by the Hong Kong rules prescribed by the Board in Notification No. 1, dated 26 January 1921, published on pages 74-85 of the Port St. George Gazette, dated 14th January 1921, Part II, and by any additional, general, or special rules which may from time to time be prescribed and notified.

2. The privilege conferred extends only to the sale of gin, being and other intoxicating drugs prepared from the hemp plant; but the privilege shall not extend to the sale of gin or drug mixed with tobacco or any other for the purpose of smoking or chewing.

3. The licensee must obtain his supplies of gin and brandy from the storehouse at Vellore and Bangalore, or from other shops within the same district as the shop. The Collector may, however, at any time require any licensee to obtain his supplies from any one specified source or from the stock of Government Stores at Vellore.

4. During the closing month of the lease (March) no licensee shall apply for more gin than is necessary to meet the legitimate requirements of the remaining days of the lease. Every order for gin is made in the Storehouse Office as in any gin shop; and, if any gin is ordered, it is sent through the Inspector of the same in which the shop is situated, who may, at his discretion, refuse to pass it in full or may pass for supply only such quantity as he considers reasonable.

5. Orders of stocks at the Bangalore and Vellore storehouses, so long as they have stock in hand, are issued by a committee of their licensees to supply gin to licensed vendors on payment, in legal tender, of the value thereof at a rate not exceeding Rs. 1-8-0 per case of 30 tins or such other measure as may be fixed either generally or with reference to any particular case. They are also issued in the order of their receipt and, if not received from shopkeepers, in accordance with the order of the Collector. If the order is not received from the Collector, it will be sent to the Bangalore Office to meet outstanding orders on their behalf when orders are received during their absence.

6. At the Treasury storehouse, Government gunga and bang will be sold to licensees 1 working when there is stock available at a fixed price of Rs. 1 each per set of gunga and bang each per set of bang. Licensees desiring to purchase this gunga and bang must pay back the duty and the cost of the stamps (the duty and the cost of the stamps) at the time of purchase. They should forward the treasury receipts evidencing the payment of duty and cost paid to the Storehouse Officer who will issue licenses from the stocks in the storehouse.

7. The procurement of hand-made gunga obtained from a Government storehouse shall be opened before it has been verified and passed by an authorized Government officer. Delivery of this provision will subject the licensee to a fine which may extend up to Rs. 200.

8. No licensee shall keep any greater quantity of gunga, bang and other intoxicating drugs prepared from the hemp plant than may be fixed by the Collector. The Commissioner may, at any time, during the currency of the license, if he finds that the wholesale and retail prices of gunga, bang and other intoxicating drugs are unusually high, restrict further issue unless good reasons are shown by the licensee.

9. Licensees are prohibited from breaking up the pressed gunga kept for sale in their shops except in small quantities not exceeding the average daily sales in their shops. Other drugs may be manufactured from gunga and then gunga and sold to other licensees under these rules.

10. No licensee shall destroy the stocks or any part of his stock of gunga. The stocks, if seized from the stock, as well as any part of the stock which the licensee desires to destroy, should be carefully preserved for examination and destruction by an inspecting officer.

11. No licensed cultivator or licensed stockholder shall hold any interest in any retail shop.

12. If any gunga license is used as a stock for illicit sales or if the licensee knowingly sells gunga to a gunga smuggler or if the Collector has reason to suspect that the licensee is guilty of any offence of this nature, he may, after recording his reasons, forfeit the license and recall or otherwise dispose of the privilege at the risk of the licensee. The rest for the whole license shall become due at once when a license is annulled under this condition.

13. The duty on gunga will be Rs. 20 per set and on bang Rs. 6 per set.

Conditions applicable to Opium Shop Licenses.

1. The license shall be issued by the rules framed under the Opium Act in Government Notification No. 3, dated 9th July 1918, published on pages 710-714 of the *Port of George Gazette*, dated 26th July 1918, Part I, and any additional general or special rules which may from time to time be issued.

2. The privilege conferred extends only (a) to the retail sale of opium and (b) to the manufacture and retail sale of intoxicating drugs made from opium or the poppy other than morphia or preparations for smoking in shops duly sanctioned.

3. The price of opium at retail establishments will be Rs. 70 per full set; and Rs. 57-4-0 per half set only.

4. The licensee shall obtain his supply of opium from such retail establishment as may be selected by the Collector in quantities of a half set and multiples thereof on condition, with the rules regulating such issue, or from other shops within the district under the special approval of the Collector. No opium other than that obtained in the manner specified above shall be sold or received or possessed by the licensee. During the closing month of the year (March), the licensee shall not apply for more opium than is necessary to meet legitimate requirements of the remaining days of the year. Every intent for opium in March will be carefully assigned by the officer in charge of the retail treasury who may, at his discretion, refuse to supply with it or fail, and may issue such quantity as he considers reasonable.

5. The licensee shall not sell or use, save to any person more than one set of opium in intoxicating drugs, except in the Agency towns of Dibrugarh, Tezpur and Golaghat where he may sell up to three sets.

6. The licensee shall keep at any one time no greater quantity of opium and intoxicating drugs other than morphia or preparations for smoking than may be fixed by the Collector. The Commissioner may, at any time during the currency of the license, if he finds that the prices of opium and other intoxicating drugs are unusually high, restrict further issue unless good reasons are shown by the licensee.

7. If this license is used as a stock for illicit sales or if the licensee knowingly sells opium to a opium smuggler or if the Collector has reason to suspect that the licensee is guilty of any of these offences, he may, after recording his reasons, forfeit the license and recall or otherwise dispose of the privilege at the risk of the licensee. The rest for the whole license shall become due at once, when a license is annulled under this condition.

8. The smoking or consumption of opium or its preparation in any form is prohibited. For sale and the use of morphia or preparations for smoking are prohibited.

9. Delivery or receipt to Collector to issue separate licenses to licensees for the sale of opium and the manufacture and sale of opium preparations for smoking is prohibited.

Office of the Commissioner of Excise,
Dibrugarh, 24th January 1935.

H. B. HENDRY,
Secretary.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE.

No. 6.]

MADRAS, TUESDAY EVENING, FEBRUARY 20, 1925. [PART, 4 page

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING
11th FEBRUARY 1925.

GENERAL SUMMARY.

Week ending 11th February 1925.—*Eight districts in the South.* Rainfall to-date appreciably below average in Chingleput, South Arcot, North Arcot, Salem, Tanjore, and Madurai and generally adequate in other districts. Transplanting and sowing second crop paddy in Gudalur, Kottai, Nilgiri, Chingleput, and Coimbatore; sowing rabi in Sivajipur, Vengalpet, Nilgiri, South Arcot, North Arcot, Salem, and Coimbatore and late gingerly in parts of the Ceres and South Arcot. Cereals to-date of dry crops generally satisfactory; average to-date of wet crops restricted in the Coimbatore delta, but satisfactory elsewhere, especially in the Ceres and Coimbatore. Standing crops late, but wheat and cotton in parts of Bellary, dry crops in parts of Bellary and Coimbatore, and paddy in parts of South Arcot, Ceres, Salem, Madurai, Ramanathapuram, and South Kanara adversely affected for want of water. Harvested paddy and sugarcane in most districts, dry grains in Bellary, wheat in Gudalur, Kottai, Gudalur, and Karaikal, sugar or cane in Gudalur, banana in Gudalur, Coimbatore, Vengalpet, Annamalai, and parts of the Central districts, dates in Gudalur, Kottai, Gudalur, and Coimbatore, groundnut in South Arcot and Trichinopoly, castor in Annamalai and Coimbatore, coffee now water in the Coimbatore, and tobacco in Gudalur and Coimbatore; sugarcane generally fair. Irrigation water generally sufficient except in parts of Sivajipur, South Arcot, the Central districts, Madurai, Ramanathapuram, and South Kanara. Pasture generally sufficient. Fodder generally available. Prices fairly steady but the price of rice shows a tendency to fall slightly in parts. Prospects generally fair.

ORDER OF THE DIRECTOR OF AGRICULTURE,
MADRAS, 15th February 1925.

B. D. ANSTAD,
Director of Agriculture.

DISTRICT REPORTS.

GANJAM.

Water-supply sufficient. Transplanted 20-7 feet; Sarsila 27-8 feet. Sowing rabi and gingerly in limited extent. Cereals to-date satisfactory. Standing crops late. Harvested sugarcane, blackgram, and haradgram; cotton late. Harvest of paddy completed. Prospects fair.

VIZAGAPATAM.

Water-supply sufficient. Transplanting rabi and sowing gingerly. Cereals to-date satisfactory. Standing crops late. Harvested sugarcane and haradgram; cotton late. Irrigation reported from these tanks. Prospects fair.

GUDAVARI.

Water-supply sufficient. Delayed 0-2 feet above mean. Transplanting second crop paddy; sowing late gingerly. Cereals to-date slightly less than normal for dry crops but above normal for wet crops. Standing crops good. Harvested paddy, wheat, sugarcane, cotton, and pulses; cotton late in parts and normal in others. Prospects good. Night fall in the form of rain in parts.

NCTD-001218-14

Water supply sufficient. Ears 174 last below rest. Yawning second crop ready in the delta fields. Average yield slightly less than usual for dry crop but satisfactory for wet crop. Standing crop fair. Harvested sugarcane; culture normal, stems, fair; children, poor in parts and fair in others. Domestic good.

CONVEX

Water supply sufficient. Growings include satisfactory. Standing crops fair, but water affected by drought in the Ogish hills. Harvested poorly; surface normal; wheat, vetch (summer milch), soybeans, sorghum, chickens, and tobacco, fair. Prospects fair.

REFERENCES

Water supply sufficient in the Kurnool Chalkpits canal and canal-fed tanks; other tanks have limited supply. Two gulabuds 210 feet below crest; average discharge through the head sluice at Sunkaleshwar 500 cubic feet per second. *Shajee beds of dry season only.* Standing crops generally fair. Harvested late in season and action; cotton fair in parts and normal in others. Generally fair.

EXPLANATION

[illegible]

A. H. A. J. VAN DER KAM ET AL.

Water supply limited and meagre but sufficient in other species. *Scirpus frutescens* satisfactory. Standing crops generally fair. Harvested hawgrass, meadow, and cotton, culture fair; sugarcane in waste. Soil. Francisco Per. (Slight fall in the course of year in parts.

CITIZENSHIP AND THE

[Flanagan, 1986, cited in (ref. 7)]

WILEY

Watersupply generally sufficient; no flow over the McKee dam; 174 fish of water in the Kanagan stream on 15th February 1925. Spring second, very good; transplanting sugi, dwarfed, dwarfed, dwarfed. Standing crops low. Harvested badly, various low in price and normal in value. Potatoes generally low. Wheat on the price of maize in parts.

continued from page 10

Water supply sufficient; tanks have supplies ranging from a week to three months. Mediterranean tank has water for 50 months. Transplanting and sowing poultry. Drains to date satisfactory. Shading areas good. Harvested last crop poultry; autumn fair. Prospects almost as good as before normal in others. There will be variations in some extent.

EDITORIAL BOARD

Water-supply sufficient in well crop in the *Kishinevskii* field; supply in tanks and ponds insufficient in the fields of *Gigaset* and *Kishinevskii* and in parts of the fields of *Troianovskii*, *Pilegorskii*, and *Troianovskii*. Transplanting plants under soils and sowing late generally is few losses. Diseases in fields infrequent. Starvation crop here, but partly and among in the fields of *Verpov*, *Troianovskii*, and *Kishinevskii* almost avoided for most of rain. Harvested poorly, unevenly, and generally; suffers here. Pests are generally few; when pests are occurred from parts of the fields of *Gigaset*, *Pilegorskii*, *Troianovskii*, and *Kishinevskii*. Bright fall in the areas of best-crop in most.

CULTURE

Water supply generally restricted; some tanks contain supplies ranging from a week to about three months, but many of the tanks in the basins of Madagaskar and Orinoco and in the Brazilian Amazon are dry, and tanks in the Guianas are nearly dry; in the latter group the supplies are very satisfactory. Standing crops in the basins of the Amazon and Orinoco are small and *Psychotria* derives the seed of rice. Unimproved *palms*, especially *Acrocomia* and *Attalea*, are the staple food of the Indians. *Psychotria* is the staple food of the Indians of Madagaskar and of *Psychotria*. *Psychotria* is the staple food of the Indians of Madagaskar and of *Psychotria*. *Psychotria* is the staple food of the Indians of Madagaskar and of *Psychotria*.

MCHIEF & PARTNERS

Water-supply generally sufficient in spring elements except in parts of the islands of Palau and Gubahon and from December on, while absent in parts of the Palau islands; a few times in parts of the island of Palau, Wankawon, Chappay, and Aishimon contain supplies; all the latter are dry. Tropicbirds, flycatchers and long-tail birds in parts. *Samyris bicolor* indigenous. Staircase curlew generally few. *Myristicivora* locally common; flycatchers, hornbills and terns in others; *Myristicivora*, terns, weavers and kingfishers poor in parts and fair in others. Puffins there. Bristle of food from mangrove in parts of the islands of Aishimon and Palau. Prosopis not indigenous. Rice in the grain of corn in areas.

GUYTON

Water-supply insufficient. Transiently high and flowing cholera under wells. Severe outbreaks continuing. Shading traps adversely affected for want of irrigation water at times. Irrigated paddy extremely fair in parts and normal in others, vigorous. Lary; brown-green, poor in parts and fair in others. Fodder dear in the valleys of Narmada and Tapi. Prospects fair but more mixed.

COMBUSTION

Water supply sufficient in channels except in *Artemia* field; insufficient in wells in the lake of Kere and Shaganov and in parts of the lake of Ishchikolovskoye, Fokulov, and Akkumov and in lower except in the lake of Ushakov and Potolov; two feet of water in the Quarry at Kere. Translucency good, mud gray and very sandy, water white in parts. *Artemia* fossils about the same as the average. Buried crabs, but dry and very seldomly affected in parts for some of them. Battered mud and stones, coarse sand, angular pebbles, fine in parts and coarse in others; shells and bones, fish, large bones and snail, poor in parts and fair in others. *Proceras* numerous here.

TECHNISCHE

Water-supply sufficient. Stocking is adequate satisfactory for dry crops, but individual forest crops. Harvested partly, vegetables, ranges, pulps, and groundnuts; various generally fair. Prospects fair. Slight fall in the price of rice in ports.

TABLE 1

[Report not reviewed.]

NEA TITLES A

Water supply sufficient in the Taylor area and plentiful in the San-Pedro area. Average discharges through the Taylor area were 500 cfs but poor season. Discharge 4-10 cfs satisfactory for dry crop and somewhat poorer than average for wet crop. Standing crops fair, but poorly stored in *Zinnia* and alfalfa. Harvested poorly; pasture fair. Prospects good in the Taylor area, and areas surrounded by the river, otherwise fair.

RAVNATH

[illegible]

TINSIVELY

Light shows it well. Wound-surgery sufficient; no flow over Transcatheter Aortic; Endograft through valve adequate. Grains 4-5th infundibulum. Wandering eggs good. Potholes seen in the tubules of *hirsutiorepandus*, *Transcatheter*, and *Kidney*. Stacks of food-grains abundant in the *Transcatheter* tubule. *Transcatheter* tubule.

DISCUSSION

[Supari not received.]

图 10-1-10 配水制水设备

Water-supply insufficient in parts of the taluhs of Coimbatore, Keral, and Mangalore, and in the Madras division. Cereals in date slightly estimated. Grasshopper troops generally fall, but seriously affected in the coastal villages of Coimbatore taluk and on parts of the Mangalore taluk for about a week; partly introduced by new bug in parts of the taluk of Keral and Mangalore. Harvestal second crop possibly 10 days normal. Rice crops generally safe.

THESE THINGS ARE

Water supply sufficient. Sweeps to date satisfactory. Handling crew exp. Processors less

[illegible]

July is professor in the fields of Anthropology and Education of Children, the Indian task, and the Linguistics field at Oaxaca.

Chiefs discuss

11) *Salmon* is exported from the Kullips, White of Selkirk and the lakes of Upper and Lower Kootenai of British Columbia.

171. *Hyomantis* *Stellio* is related from the *Stellio* (Stellio) to the *Stellio* (Stellio) of the

[illegible]

* 941 Development of reported forms: the Brazilian city table of Gouveia, the city table of Kozan, the Polish table for the cities of Poznan, Warsaw, Szczecin and Wroclaw, and the national table of Poland.

RAINFALL AND FIGURES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 7th FEBRUARY 1925

District.		Rainfall (inches).		Price of Food (per 100 lbs) and Stocks.												Stocks.	
		In the week.		Up to the end of the week (from 1st April).		Rice.		Millet.		Sorghum.		Cassia.		Custard.			
		mm.	in.	mm.	in.	last week.	this week.	last week.	this week.	last week.	this week.	last week.	this week.	last week.	this week.		
Carnarvon.	Gadagun.	NE.	8.3	33.1	40.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Gadagun (A. I.) Vimpo Karni Dumara	
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Cassia.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Custard.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Dumara.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Gadagun.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Karni.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Vimpo.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Wauke.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
Beak. Ennara.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
The Nigra.	Karni.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1	Karni Dumara	
	Dumara.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Gadagun.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Vimpo.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		
	Wauke.	NE.	8.1	32.6	35.6	6.9	6.9	6.9	16.6	37.6	37.6	12.5	30.6	31.6	32.1		

(All District figures.)

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